Local Law Filing

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

(Select one:)	⊠City □To	wn		
of Plattsburg	gh			
Local Law A local law	adding Article II		rear 20 22 Bidding and Procurement" to Chapter 64 burgh.	
Be it enact	ed by the Com	mon Council of Legislative Body)	of th	e
☐County (Select one:) of Plattsbu	-	own	as follows:	
1. Chapter 64 "Fir Value Competitiv	nances" of the Ci e Bidding and Pro	ty Code of the City of Plattsburgh ocurement" is added and this nev	n will be amended so that Article II entitled "I w Article II will read as follows:	3est
Value Competitive	e Bidding and Pro	ty Code of the City of Plattsburgh ocurement" is added and this nev Best Value Competitive Bidding	w Article II will read as follows:	3est
Value Competitive	e Bidding and Pronces"Article II "	ocurement" is added and this new	w Article II will read as follows:	Best
Value Competitive Chapter 64 "Final Section 64-2. Leg The intent of this contracts for serv	e Bidding and Pronces"Article II " gislative Intent an Law is to allow the	Docurement" is added and this new Best Value Competitive Bidding of Purpose the City of Plattsburgh the option of the competition of the continuous control of the continuous control of the continuous control of the c	w Article II will read as follows: and Procurement". to award certain purchase contracts (including the General Municipal Law on the basis of	ng
Value Competitive Chapter 64 "Final Section 64-2. Leg The intent of this contracts for serv	e Bidding and Pronces"Article II " gislative Intent an Law is to allow the cices) subject to come as defined in §	Docurement" is added and this new Best Value Competitive Bidding of Purpose The City of Plattsburgh the option of competitive bidding under §103 of the competitive bidding under §103 o	w Article II will read as follows: and Procurement". to award certain purchase contracts (including the General Municipal Law on the basis of	ng

DOS-0239-f-I (Rev. 04/14) Page 2 of 4

Section 64-4. Best Value Competitive Bidding

- A. Award Based on Best Value. The Common Council may award purchase contracts, including contracts for services, on the basis of "best value" as the term is defined in New York State Finance Law §163. All contracts or purchase orders awarded based on best value bidding bases shall require Common Council approval.
- B. Applicability. The provisions of this Local Law apply to City purchase contracts involving an expenditure of more than \$20,000 and City contracts for services involving an expenditure of more than \$35,000, but exclude and any other contract that may be excluded under State law from the best value option. If the dollar thresholds of New York General Municipal Law §103 are increased or decreased in the future by the State Legislature, the dollar thresholds set forth herein shall be superseded by such as §103 and this Local Law shall be read as if the numbers are amended to conform to said §103.

C. Standard for Best Value.

- 1. Goods and services procured and awarded on the basis of best value are those that the Common Council determines optimize quality, cost and efficiency among responsive and responsible bidders, as set forth in the Procurement Policy adopted by the City of Plattsburgh and as amended, hereafter and from time-to-time, by the Common Council.
- 2. Where possible, the determination shall be based on an objective and quantifiable analysis of clearly described and documented criteria as they apply to the rating of bids or offers.
- 3. The criteria may include, but shall not be limited to, any or all of the following: cost of maintenance; proximity to the contractors or the equipment and resources of the contractor; product life; product performance criteria; quality of craftsmanship; warranties; carbon emissions or sustainability.
- D. Documentation. Whenever any contract is awarded on the basis of best value instead of lowest responsible bidder, the basis for determining best value shall be thoroughly and accurately documented.
- E. Piggybacking of Purchases. Notwithstanding the provisions of this Local Law, the City of Plattsburgh may, for purposes of public purchases for goods and services, utilize the provisions of General Municipal Law §103 with regard to so-called "piggybacking" of purchases. The City of Plattsburgh may piggyback whenever allowed by law, including but not limited to the following situations and criteria:
- 1. Pursuant to General Municipal Law §103 the City of Plattsburgh may purchase through the bids solicited and bid lists generated by the United States Government and New York State (and its political subdivisions and School Districts) whenever such bids or bid lists are generated in a manner as complies with said §103.

- 2. If not a bid or list generated by a New York State governmental body or agency, then whenever such contract or bid lists were let in a manner consistent with or materially equivalent to the requirements of the State of New York as reflected in the policy and language of said §103.
- 3. The City may also piggyback upon any contract or foreign bid or bid list specifically approved for piggybacking through the New York State Office of General Services, as well as foreign bids and bid lists (mainly, of sister States) that meet the above criteria for piggybacking as set forth in this Local Law, immediately above.
- F. Procurement Policy Superseded Where Inconsistent. Any inconsistent provision of the City's Procurement Policy, as adopted prior to the effective date of this Local Law by resolution of the Common Council, or as amended thereafter, shall be deemed superseded by the provisions of this Local Law.

Section 64-5. Severability

If any clause, sentence, sub-paragraph, subsection or section of this Local Law shall be held invalid by any court of competent jurisdiction, or the application of this Local Law 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, subparagraph, subsection, section or operation of this Local Law directly involved in the controversy in which the judgment shall have been rendered. To further this end, the provisions of this Local Law are hereby declared to be severable.

Section 64-6. Effective Date

This Local Law shall take effect immediately upon approval by the Common Council and Mayor and filing with the New York Secretary of State.

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

			was dı	Ily nassed by the
the (County)(City)(Town)(Village) of	on	20	, in accordance w	ith the applicable
provisions of law.				and a co approach
0 (D				
2. (Passage by local legislative body with an Chief Executive Officer*.) I hereby certify that the local law annexed hereto	pproval, no disapproval	or repassage a	after disapproval	by the Elective
the (OSKNEY) (City) (TAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, designated as local law	No. ¹	was du	of 20 22 of
(Name of Legislative Body)	on March 3	20 22	. and was (appro	ney Jorgen by tue
(KEXASSECTATION CONTROL OF THE Mayor (Elective Chief on March 3 20 2 2 , in accordance we see the control of			- (applo	voo) (a teatra planov)
(Elective Chief	Executive Officer*)		and was deem	ed duly adopted
on March 3 20 2 2, in accordance v	V ith the applicable provin	iono effer		
	· ···· ··· ato applicable provis	ions of law.		
) /P!				
3. (Final adoption by referendum.)				
hereby certify that the local law annexed hereto, he (County)(City)(Town)(Village) of	designated as local law	No	of 2	0 of
			was dul	naccod by the
Name of Legislative Body)	on	20,	and was (approve	d)(not approved
repassed after disapproval) by the		····		-,(··-: appiovou
repassed after disapproval) by the (Elective Chief I	Executive Officer*)		on	_20
""				
te of a majority of the qualified electors voting the	Preon at the (general)(spe	nissive) reterend	dum, and received	the affirmative
, in accordance with the applicable provisi	ons of law	sciai)(annuai) ei	ection held on	
71	one of law.			
(Subject to permissive referendum and final	adoption because		as filed requesting	g referendum.)
(Subject to permissive referendum and final ereby certify that the local law annexed hereto, d	adoption because no v	alid petition wa	,	
(Subject to permissive referendum and final ereby certify that the local law annexed hereto, de (County)(City)(Town)(Village) of	adoption because no v esignated as local law No	o	of 20	of
e (County)(City)(Town)(Village) of	Tightatod do local law [40)	of 20	
e (County)(City)(Town)(Village) of	on	20 , ar	of 20 was duly ad was (approved)	passed by the
e (County)(City)(Town)(Village) of	on	20 , ar	of 20 was duly ad was (approved)	passed by the
e (County)(City)(Town)(Village) of ame of Legislative Body) passed after disapproval) by the (Elective Chief Fx	onon	20 , ar on	of 20 of 20 was duly duly was (approved)	passed by the (not approved)
e (County)(City)(Town)(Village) of	ecutive Officer*)	20 , ar on	of 20 of 20 was duly duly was (approved)	passed by the (not approved)
e (County)(City)(Town)(Village) of	ecutive Officer*)	20 , ar on	of 20 of 20 was duly duly was (approved)	passed by the (not approved)
e (County)(City)(Town)(Village) of	ecutive Officer*)	20 , ar on	of 20 of 20 was duly duly was (approved)	passed by the (not approved)
e (County)(City)(Town)(Village) of	ecutive Officer*)	20 , ar on	of 20 of 20 was duly duly was (approved)	passed by the (not approved)

DOS-0239-f-I (Rev. 04/14)
Page 3 of 4

^{*} 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	d as local law No		of 20	of
the City of having been submitte	ed to referendum purs	suant to the provisions of	section (36)(37	7) of
the Municipal Home Rule Law, and having received the affin	mative vote of a maic	rity of the qualified electo	rs of such city	votina
thereon at the (special)(general) election held on			To all oddin disy	roung
6. (County local law concerning adoption of Charter.)				
I hereby certify that the local law annexed hereto, designated		of 20	_ of	
the County ofState of New York, h	naving been submitte	d to the electors at the Ge	eneral Election	of
November 20, pursuant to subdivisions received the affirmative vote of a majority of the qualified elequalified electors of the towns of said county considered as a	ectors of the cities of s	said county as a unit and a	a majority of th	having ne
(If any other authorized form of final adoption has been a further certify that I have compared the preceding local law correct transcript therefrom and of the whole of such original paragraph _2 above.	with the original on fi	ile in this office and that th	ne same is a	١
paragraph above.		Famolic legislative body, City, Town by local legislative body	ı or Village Clerk	cor
Seal)	Date: Marc	h 3, 2023	Anti-order actions a control actions are recommended as	