# (Please Use this Form for Filing your 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.

Counts

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	Loca	Law No
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A local la	п	t the Clinton County Ethics and Disclosure Law, and to repe
	Local La	aw No. 1 of 1970 and Local Law No. 1 of 1987, both h are supplanted by this law.
Be it e	nacted by the	Legislature of Legislative Body)
County Shyx Fank Yillage	ofClint	on as follows:

# I. PURPOSE

The purpose of this law is to create the Clinton County Ethics and Disclosure Law in compliance with Article 18 of the New York State General Municipal Law. The citizenry of Clinton County are entitled to the expectation of exemplary ethical behavior from their county officers, employees and appointed officials, and this law is intended to create the minimum standards which constitute that behavior. This legislation recognizes that varying degrees of professional and governmental responsibility warrant equitable requirements of disclosure in pursuit of official integrity, which must be balanced against individual constitutional rights. Any particulars not determined in this law shall be construed within the provisions of General Municipal Law Article 18.

## II. DEFINITIONS

Unless otherwise indicated, the following terms shall be defined such for the purpose of the Clinton County Ethics Law:

- (a) "Agency" means any of the divisions of County government, referred to in subdivision (d) of this section except the legislature.
- (b) "Appropriate body" pursuant to Article 18 of General Municipal Law means the Board of Ethics of the County of Clinton.
- (c) "Child" means any son, daughter, step-son or step-daughter of a County Officer, employee or appointed official if such child is

- (e) "Interest" means a direct or indirect pecuniary or material benefit accruing to a County officer, employee or appointed official, his or her spouse, or child whether as a result of a contract with the County or otherwise. For the purpose of this chapter, a County officer, employee or appointed official shall be deemed to have an interest in the contract of (i) his/her spouse and children, except a contract of employment with the County; (ii) a firm, partnership or association of which such officer, employee or appointed official or his/her spouse or child is a member or employee; (iii) a corporation of which such officer, employee or appointed official, or his/her spouse or child is an officer or director; and (iv) the outstanding capital stock of a corporation which is owned by an officer, employee or appointed official, or his/her spouse or child.
- (f) "Legislation" means a matter which appears upon the calendar or agenda of the County Legislature of Clinton County or upon a committee thereof upon which any official action has been taken and shall include adopted acts, local laws, ordinances or resolutions.
- (g) "Officer" or "employee" means any officer or employee of the County of Clinton and any elected officials, appointed officials and heads of any agency, institution, department, office, branch, division, council, commission, board or bureau of the County of Clinton whether paid or unpaid.
- (h) "County elected official" means a County Legislator, the County Clerk, the District Attorney, the County Coroner, the County Treasurer or the Sheriff.
- (i) "Appointed official" means any individual who is appointed by the County Legislature to any agency, institution, department, office, branch, division, council, commission, board or bureau, whether unpaid or paid.
- (j) "Relative" means a spouse or child of a County officer, employee or appointed official.
- (k) "Reporting officer, employee or appointed official" means an officer, employee or appointed official or a candidate for county elected office who is required to complete and file an annual statement of financial disclosure pursuant to Local Law.
- (1) "Spouse" means the husband or wife of an officer, employee or appointed official subject to the provisions of this Local Law unless legally separated from such officer, employee or appointed official.
- (m) "Jurisdiction" shall mean having authority, capacity,

to Article IV, sections 3, 4 and 5 of this law) means the category of interest, income, value or worth of said reported item. No exact dollar amounts are to be included in the completion of the statements of financial disclosure; rather all amounts are to be indicated using the following categories:

"A". \$0 - \$5,000 "D". \$25,001 - \$50,000 "E". \$50,001 - \$100,000 "E". \$50,001 - \$100,000 "F". Over \$100,001

(o) "Chief Elected Offical" means, for the purpose of interpreting this local law only, the Chair of the county legislative board, or his or her designee (The legislative board may wish to designate certain functions to the County Administrator, where appropriate).

# III. CODE OF ETHICS

## A. Prohibited Activities

It is the policy of the County Legislature that all officers and employees must avoid conflicts or potential conflicts of interest. A conflict or a potential conflict exists whenever an officer, employee or their relatives as defined above in II(1)(j) has an interest, direct or indirect, which conflicts with their duty to the County or which could adversely affect an individual's judgment in the discharge of his or her responsibilities. No officer, employee or their relatives shall:

- 1. Take action or participate in any manner whatsoever in his or her official capacity in the discussion, negotiation or the awarding of any contract or in any business or professional dealings with the County of Clinton or any agency thereof in which the official or employee has or will have an interest, direct or indirect, in such contract or professional dealings.
- 2. Engage in, solicit, negotiate for or promise to accept private employment or render services for his or her personal benefit when such employment or service creates a conflict or impairs the proper discharge of his or her official duties.
- 3. Solicit, directly or indirectly, any gifts, or receive or accept any gift having the value of Seventy-Five (\$75.00) Dollars, or more, whether in the form of money, services, loan, travel, entertainment, hospitality, thing or promise, or in any other form, under circumstances in which it could be reasonably inferred that the gift was intended to influence him or her, or could reasonably be expected to influence him or her, in the performance of his or her official duties or was intended as a reward for any official action on his

knowledge, the performance of that action would provide a pecuniary or material benefit to himself or herself.

- 6. Present himself/herself in appearance and behavior other than in a professional manner befitting his/her official capacity as an officer or employee of Clinton County.
- 7. Make use of County supplies, telephones, computers, copiers, vehicles and other equipment for anything other than County business.
- 8. After termination of services or employment with the County, appear before any board or agency of the County in relation to any case, proceeding or application in which he/she personally participated during the period of his/her service or employment or which was under his/her active consideration.

# IV. DISCLOSURE OF INTEREST

- 1. Any officer or their relative who has, will have or intends to acquire a direct or indirect interest in any matter being considered by the Legislature of the County of Clinton or by any other official, Board, Agency, officer or employee of the County of Clinton, and who participates in the discussion before or who gives an opinion or gives advice to any Board, Agency or individual considering the same, shall publicly disclose on the official record the nature and the extent of such interest.
- 2. Any officer or employee of the County of Clinton, or their relative, who has knowledge of any matter being considered by any Board, Agency, officer or employee of the County of Clinton in which matter he or she has or will have or intends to acquire any direct or indirect interest, shall be required immediately to disclose, in writing, his or her interest to such Board, Agency, officer or employee, and the nature and the extent thereof, to the degree that such disclosure gives substantial notice of any potential conflict of
- 3. On or before January 31 of each year for which the employment is in effect, the "Chief Elected Official" shall promulgate two lists to be known as "Level A" and " Level B", of all positions required to provide financial disclosure. Said lists are discretionary in nature, subject to the law as determined by this local law and to be construed within Article 18 of the New York State General Municipal Law. On or before December 31 of each year each department, division, council, board, commission shall furnish to the "Chief Elected Official" a list of all positions in the department or other body required to provide financial disclosure. According to the law, the following positions

c. employees of the department (or other body) "who hold policy-making positions";

- D. employees whose duties include negotiation, authorization or approval of contracts and similar documents, purchase, sale, etc., of real property, goods or services, obtaining of grants of money or loans, or adoption or repeal of any rule having the force of law (Gen. Mun. Law Section 813(9)(k)(i)-(iv)).
- 4. "Level A" financial disclosure shall be accomplished by the completion of a form substantially similar to that of the "Level A" form attached to this law, which is incorporated in substance by reference herein. "Level A" financial disclosure shall be required through the discretionary designation of the "Chief Elected Official", as stated in (IV)(3) above, and is applicable to those designated at the "Level A" to be promulgated by the "Chief Elected Official". This statement shall be completed and returned to the Ethics Board on or before May 15 of the year for which the employment is in effect.
- 5. "Level B" financial disclosure shall be accomplished by the completion of a form substantially similar to that of the "Level B" form attached to this law, which is incorporated in substance by reference herein. "Level B" financial disclosure shall be required through the discretionary designation of the "Chief Elected Official", as stated in (IV)(3) above, and is applicable to those who may not fall within the specific purview of (IV)(4), above, but are, with proper discretion, deemed to be "policy-making" within the construction of Article 18 of the New York State General Municipal Law. This statement shall be completed and returned to the Ethics Board on or before May 15 of the year for which the employment is in effect.
- 6. A person who is subject to the filing requirements of this local law from more than one county may satisfy the requirement by filing only one annual statement of financial disclosure, and filing with the other(s) a notice that such filing has been made, inclusive of the date and place of the filing.
- 7. Any person who is subject to the reporting requirements of this local law and who has or shall timely file with the Internal Revenue Service an application for automatic extension of time in which to file his/her individual income tax return for the immediately preceding calendar or fiscal year which would extend filing with the IRS beyond May 15 of that year shall be required to submit notice of said application on or before March 31 of the year in which the employment is in effect. Such person shall file a completed disclosure form, absent only the portions stated within the

- 8. Any person who is required to file an annual statement of financial disclosure may request, prior to May 1, of the year for which the employment is in effect, an extension of filing for an additional specific period of time. Such request shall be made in writing to the Board of Ethics, with approval based upon substantiation of justifiable cause or undue hardship. The Board of Ethics may grant or deny the request, by vote of the membership, and extension shall be for the specific period of additional time requested.
- 9. Any person required to file an annual statement of financial disclosure who becomes so required, or experiences a change in reporting levels, or becomes a candidate for county elected office, after March 15 of the year for which the employment is in effect, shall file the appropriate annual statement within thirty (30) days.

#### V. ANNUAL CODE OF ETHICS REVIEW

1. Every official and employee is required to attest on an annual basis that he or she has reviewed the Code of Ethics of the County of Clinton, to be made on or before March 31 of the year for which the employment is in effect. Said attestation shall be made on a form identical to that annexed to this law, and is to be filed with the Clinton County Ethics Board.

#### VI. ETHICS BOARD

#### 1. Establishment

The Legislature of the County of Clinton, pursuant to Article 18 of the New York State General Municipal Law, hereby establishes the Clinton County Board of Ethics, responsible for ensuring full compliance with this code of ethics and disclosure. The Ethics Board shall consist of seven members, two of whom shall be nominated by the Clinton County Legislature Majority Leader. Two shall be nominated by the Minority Leader of that body. Three shall be nominated by the Chairman of the Clinton County Legislature. No more than two shall be of the same enrolled party affiliation. No more than one member shall presently be a county officer or employee, and none shall presently hold elected office. All shall be approved by majority vote of the entire board. Failure to gain approval or in the instance of the creation of a vacancy, such succeeding member shall be determined by the entity through which the original member was selected. Any action of the board requires four affirmative votes.

# 2. Membership

Members of the Ethics Board shall serve without compensation, but shall be entitled to reimbursement of reasonable expenses and for mileage, in accordance with

member, appointed by the Chairman of the Clinton County Legislature, for a one year term; one member, appointed by the Chairman of the Clinton County Legislature, one member appointed by the Majority Leader of the Clinton County Legislature and one appointed by the Minority Leader of the Clinton County Legislature, each for a two year term; one member, appointed by the Chairman of the Clinton County Legislature, one member appointed by the Majority Leader of the Clinton County Legislature and one appointed by the Minority Leader of the Clinton County Legislature and county Legislature, each for a three year term. Members of the Ethics Board shall not serve more than two full three year terms.

# 3. Removal

In addition to penalties defined specifically for violation of the Clinton County Ethics Law, and other pertinent sections of local, state and federal law, members of the Ethics Board may be removed for cause by the Chairman of the Clinton County Legislature with the concurrence of two-thirds of the County Legislature. Prior to removal, the Ethics Board member shall be given written notice of the grounds for removal and an opportunity to reply.

# 4. Powers and Duties

- a) The Board of Ethics shall possess all powers and duties authorized by Section 808 of General Municipal Law.
- b) The Board of Ethics shall be the repository for completed annual statements of financial disclosure, pursuant to section 808(5) of the General Municipal Law and Article IV herein and such written instruments, affidavits, and disclosures as required under this local law.
- c) The Board of Ethics shall possess, exercise and enjoy all the rights, powers and privileges necessary and proper to the enforcement of the Code of Ethics and completion and filing by reporting officers, employees and appointed officials of the County of annual statements of financial disclosure required by this act.
- d) The Board of Ethics shall promulgate rules and regulations in furtherance of its powers and duties enumberated herein. Said rules and regulations shall include rules governing the conduct of adjudicatory proceedings and appeals relating to the assessment of the civil penalties herein authorized. The County Legislature may empower the Board of Ethics to subpoena any individual, whether or not a County officer, employee or appointed official, and any document or thing which the Board of Ethics deems necessary to the resolution of any pending adjudicatory proceeding or

Municipal Law. Such opinions shall be rendered only upon written request by the officer, employee or appointed official concerning only the subject of the inquiry as it pertains to the requesting individual's own filing requirements.

- f) Such opinions shall not be made public or disclosed unless required by the Freedom of Information Law (Public Officers Law Article 6) or required for use in a disciplinary proceeding or proceeding under Article VII of this Local Law involving the officer, employee or appointed official who requested the advisory opinion. Whenever a request for access to an advisory opinion herein is received, the officer, employee or appointed official who requested the opinion shall be notified of the request within forty-eight (48) hours of the receipt of the request. Under no circumstances shall the "Reporting Categories" be disclosed to the public, as stated in New York State General Municipal Law Section 813.18(a)(1).
- g). The Chairman of the Clinton County Legislature shall designate an attorney admitted to practice in the State of New York to serve as counsel to the Board of Ethics, which attorney may be the County Attorney.

  h) The Ethics Board shall be empowered to request support staff assistance from the County Legislature or the Chairman of the Clinton County Legislature in furtherance of its duties and responsibilities.

#### VII. APPEAL OF DESIGNATION OF POLICY MAKING POSITION

Appeal may be taken by the filing of a written petition in opposition to such designation within thirty (30) days from the date that the designation was filed with the Clinton County Board of Ethics. Upon receipt of the petition, the Board of Ethics shall make a determination upon the merits of the application within thirty (30) days.

# VIII. PENALTIES

A reporting individual who knowingly and wilfully fails to file an annual statement of financial disclosure or who knowingly and wilfully with intent to deceive makes a false statement or gives information which such individual knows to be false on such statement of financial disclosure filed pursuant to this section shall be assessed a civil penalty in an amount not to exceed Ten Thousand (\$10,000) Dollars. Assessment of a civil penalty hereunder shall be made by the Clinton County Board of Ethics. For a violation of this section, other than for conduct which constitutes a violation of subdivision twelve of section seventy-three of the Public Officers Law, the Clinton County Board of Ethics may, in lieu of a civil penalty, refer a violation to the appropriate prosecutor and upon such convic-

file a written recommendation with the Chairman of the Clinton County Legislature or other disciplinary body, establishing grounds for removal for cause, in accordance with other provisions of the Clinton County Laws pertaining to officers, officials and employees and rules governing conduct. Notwithstanding any other provision of law to the contrary, no other penalty, civil or criminal may be imposed for a failure to file, or for a false filing, of such statement, except that the appointing authority may impose disciplinary action as otherwise provided by law. The Clinton County Board of Ethics shall adopt rules governing the conduct of adjudicatory proceedings and appeals relating to the assessment of the civil penalties herein authorized. Such rules shall provide for due process procedural mechanisms substantially similar to those set forth in Article Three of the State Administrative Procedure Act but such mechanisms need not be identical in terms of Assessment of a civil penalty shall be final unless modified, suspended or vacated within thirty days of imposition and upon becoming final shall be subject to review at the instance of the affected reporting individual in a proceeding commenced against the Clinton County Board of Ethics pursuant to Article seventy-eight of the Civil Practice Law and Rules.

#### IX. ANNUAL STATEMENT OF FINANCIAL DISCLOSURE

The Clinton County Legislature hereby designates Forms "Level A" and "Level B", as attached, as substantially incorporated by reference, as the annual statement of financial disclosure for the purpose of fulfilling the requirements of Article IV, sections 3, 4 and 5, respectively, of the Clinton County Ethics and Disclosure Law.

# X. SEVERABILITY

The various elements of the Clinton County Ethics Law are explicitly intended to be construed within the application of Article 18 of the New York State General Municipal Law. Should any portion of this law be determined to be unconstitional or improper, said determination shall have no bearing on the severable remainder of this local law.

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

....

l.	(Final adoption by local legislative body only.)			
	I hereby certify that the local law annexed hereto, designated as local law No of 19  County			
	Clinton County Legislature of the Acoust Of Clinton was duly passed by the (Name of Legislative Body)			
	on December 26, 19.90. in accordance with the applicable provisions of law.			
2.	(Passage by local legislative body with approval or no disapproval by Elective Chief Executive Officer,* or repassage after disapproval.)			
	I hereby certify that the local law annexed hereto, designated as local law No of 19 County			
	of the City Town Village  Was duly passed by the			
	on			
	and was deemed duly adopted on			
3.	(Final adoption by referendum.)			
	I hereby certify that the local law annexed hereto, designated as local law No of 19			
	City of the Town Village  Village  City  (Name of Legislative Body)			
	not disapproved on			
on				
ı	general thereon at the special election held on			
	provisions of law.			
4.	(Subject to permissive referendum, and final adoption because no valid petition filed requesting referendum.)			
	I hereby certify that the local law annexed hereto, designated as local law No of 19			
	City of the Town Village  Village  City  Was duly passed by the			
	not disapproved on			

		;			
5.	i. (City local law concerning Charter revision propos	sed by petition.)			
	I hereby certify that the local law annexed hereto, designated as local law No of 19				
	provisions of \$30 of the Municipal Home Rul	having been submitted to referendum pursuant to the E Law, and having received the affirmative vote of a ing thereon at the general election held on			
6.	(County local law concerning adoption of Charter.)				
	I hereby certify that the local law annexed hereto, designated as local law No				
	•	1			
Da	Wale: December 26, 1990 C:	Clerk of the County legistative Wody, City, Toyn or Village Clerk or officer designated by local legislative body illiam J. Bingel, Clerk			
	(Scal)				
(Ce oth	Certification to be executed by County Attorney, Conher authorized Attorney of locality.	orporation Counsel, Town Attorney, Village Attorney or			
ST	TATE OF NEW YORK				

I, the undersigned, hereby certify that the foregoing local law contains the correct text and that all proper proceedings have been had or taken for the engagement of the local law.

COUNTY OF CLINTON