## Local Law Filing

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#### (Use this form to file a 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. County ☐ City ☐ Town Village (Select one:) of Clinton Local Law No. of the year 2018 A local law "CLINTON COUNTY MUNICIPAL OPIOID COST RECOVERY AND PUBLIC NUISANCE LEGISLATION" (Insert Title) Be it enacted by the Clinton County Legislature of the (Name of Legislative Body) County City Town Village (Select one:) as follows: of the County of Clinton

# CLINTON COUNTY MUNICIPAL OPIOID COST RECOVERY AND PUBLIC NUISANCE LEGISLATION

#### Section I. Purpose and intent.

The opioid epidemic is sweeping the country. Indeed, addiction to and abuse of opioids is one of the greatest challenges facing Clinton County, New York (the "County"). A cause of this increasing crisis is the overabundance of prescription opioids. Vast amounts of prescription opioids were sold, distributed, and prescribed in the County over the past several years, a practice that continues today. The selling, distributing, and prescribing of large amounts of opioids in our community has created a public health and safety hazard affecting the residents of the County. This crisis has devastated families, wreaked havoc on our economy, and produced a generation of narcotic dependence. As a result of the opioid epidemic, costs related to healthcare, family and social services, criminal justice, addiction and rehabilitation, and many other areas have significantly increased. Many of these costs are paid by the County.

The purpose and intent of this legislation is to allow the County to recover these costs, despite the existence of the common-law municipal cost recovery rule (a.k.a. free public services doctrine) and declare the opioid epidemic and its effects on the County a public nuisance. Specifically, the County provides services related to the opioid epidemic, which are funded by tax revenues. This statute clarifies that reimbursement may be sought for the costs of providing such services, whenever practicable, from the responsible party. To accomplish this, the County establishes this cost recovery procedure and declares the opioid epidemic and its effects on the County a public nuisance.

#### Section II. Definitions.

"Costs" means all expenditures related to the opioid epidemic that directly or indirectly arise from the County's response to a responsible party's action or inaction.

"Responsible party" means any person or corporation whose negligent, intentional, or otherwise wrongful conduct causes the incident resulting in the County incurring costs or who is found liable or made responsible by a court for the costs incurred by the County in the form of damages, regardless of the cause of action.

#### Section III. Governmental function cost recovery.

The County may recover the costs of governmental functions related to opioids marketed, sold, manufactured, dispensed, prescribed, and/or distributed by the responsible party. If a responsible party fails to pay the costs demanded, the County may initiate and recover costs through administrative, civil, and/or criminal action against the responsible party. In that case, the County may also recover attorney's fees, interest, and any other payment or type of damages the court deems proper.

### Section IV. Effect of criminal or civil proceedings on governmental function cost recovery.

The initiation of administrative or civil proceedings for governmental function cost recovery does not bar the criminal prosecution of a responsible party for any associated violation. Similarly, criminal prosecution does not bar civil collection of costs for the violation giving rise to the criminal prosecution.

#### Section V. Public nuisance.

The County hereby finds and declares the following:

- 1) That addiction to and abuse of opioids is one of the greatest challenges facing the County;
- A cause of this increasing crisis is the overabundance of prescription opioids. Vast amounts of
  prescription opioid pain pills were sold, distributed and prescribed in the County over the past several
  years which practice continues today;
- 3) There is evidence showing that approximately four in five heroin users began their addiction by first using and then misusing prescription pain medications containing opioids;
- 4) The selling, distributing, and prescribing of large amounts of opioid pain pills in the County has created a public health and safety hazard affecting the residents of the County, resulting in devastation to County families, a negative effect on the County economy, wasted public resources, and a generation of narcotic dependence;
- 5) That selling, distributing, and prescribing of prescription opioid pain pills is a hazard to public health and safety, which has created a public nuisance to the citizens of the County, and said nuisance remains unabated;
- That, in addition to all other powers and duties now conferred by law upon the County, the County is authorized to enact ordinances, issue orders, and take other appropriate and necessary actions for the elimination of hazards to public health and safety and to abate or cause to be abated anything which the commission determines to be a public nuisance;
- 7) That manufacturers of prescription opioids and those in the chain of distribution have wrongfully abused the privilege of selling and/or providing medication to our residents and must be held accountable; and

| t                                       | o abate this public nuisance.   |  |  |  |  |  |  |  |  |
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| Section VI.                             | Retroactive application.  |  |  |  |  |  |  |  |  |
| This legislation applies retroactively. |   |  |  |  |  |  |  |  |  |
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That it is the duty of the County to vindicate the rights of the citizens of the County and take action

8)

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

1. (Final adoption by local legislative body only.)
I hereby certify that the local law annexed hereto, designated as local law No. 1 of 2018 the (County)(City)(Town)(Village) of Clinton was duly passed by the Clinton County Legislature on February 28, 2018, in accordance with the applicable provisions of law.

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| adopted (Elective Chief Executive Officer*)  |          |                     |                                   |                               |            |
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| on20 , in accordance w ith the applicable provisions of  | law.     |                     |                                   |                               |            |
| 3. (Final adoption by referendum.)   |          |                     |                                   |                               |            |
| hereby certify that the local law annexed hereto, designated as local law No   |          |                     | of 2                              | 0                             | of         |
| the (County)(City)(Town)(Village) of<br>by the   |          | was duly passed     |                                   |                               |            |
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| uch local law was submitted to the people by reason of a (mandatory)(permissive  | •        |                     | ina receiv                        | ea the                        | €          |
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| * 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. |
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| <ol> <li>(City local law concerning Charter revision proposed believed that the local law annexed hereto, designated a</li> </ol>  | <b>,</b>   | of 20            | of  |
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| · · · · · · · · · · · · · · · · · · ·  | referendum pursuant to the provisions of set the affirmative vote of a majority of the qua | ection<br>lified |     |
| 6. (County local law concerning adoption of Charter.) I hereby certify that the local law annexed hereto, designated a   | s local law No   | of 20            | of  |
| having received the affirmative vote of a majority of the qualified majority of the qualified electors of the towns of said county corbecame operative.  | d electors of the cities of said county as a u   | nit and a        | _01 |
| (If any other authorized form of final adoption has been fold of light of the certify that I have compared the preceding local law with same is a correct transcript therefrom and of the whole of such manner indicated in paragraph above. | th the original on file in this office and that t  | n the            |     |
| (Seal)   | Date: 3518   |                  |     |

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