

George Latimer County Executive

August 25, 2023

Westchester County Board of Legislators 800 Michaelian Office Building 148 Martine Avenue White Plains, New York 10601

Dear Honorable Members of the Board of Legislators:

Transmitted herewith is a Local Law which, if adopted by your Honorable Board, would authorize the County of Westchester ("County") to amend certain provisions of Section 167.171 of the Laws of Westchester County ("LWC") regarding emergency contracts. The current law allows the County Executive to execute emergency contracts without competitive bidding as long as a written declaration of the emergency has been provided to the Board of Acquisition and Contract. This law was intended to cover emergency situations in the area of public works contracts, whereas purchase contracts are subject to the provisions of LWC Chapter 836 and under the jurisdiction of the Purchasing Agent. Recently there has been some confusion with the interpretation of Section 167.171(2) because as currently written it applies to both public works contracts and purchase contracts. In order to address this unintended consequence, Section 167.171(2) needs to be corrected by changing the law cited in that section from Section 161.11 to Section 161.11(3).

Additionally, as you know, supply chain problems emerged during COVID-19 lockdowns due to for instance, shifts in demand, labor shortages and precautionary inventory buildup. These issues have not subsided. As a result, there have been a number of instances where an emergency contract was entered into and the one-year term permitted by LWC §167.171(4) was insufficient to complete the work. The reason most given for this timing issue is that there have been contract delays attributable to supply chain issues that are prevalent throughout the construction industry with the biggest impact on delivery times for equipment and supplies. In multiple instances contractors are finding that extended lead times are required for parts and equipment and that there are unprecedented backlogs.

I have been advised that there is no similar time restriction under New York State law for emergency contract awards. Accordingly, the proposed Local Law will address this industry wide issue by deleting the one-year term limit requirement.

E-mail: ceo@westchestercountyny.gov

Telephone: (914) 995-2900

I have been advised that the attached Local Law is subject to a permissive referendum pursuant to LWC Section 209.171(2), because it seeks to change a provision of law relating to public bidding, purchases or contracts. Consequently, pursuant to LWC Section 209.181, the attached Local Law, if adopted, may not take effect until sixty (60) days after its adoption, assuming that within that time a petition protesting its adoption is not filed by the statutorily required number of qualified electors.

The Department of Planning has advised that the proposed Local Law does not meet the definition of an "action" under the State Environmental Quality Review Act ("SEQRA"), and its implementing regulations, 6 NYCRR, Part 617. Please refer to the Memorandum from the Department of Planning dated January 12, 2023, which is on file with the clerk of your Honorable Board. As such, no environmental review is required. Your Honorable Board may use such expert advice to reach its own conclusion.

Accordingly, I most respectfully recommend your Honorable Board's favorable consideration of the attached Resolution authorizing a public hearing and Local Law.

Sincerely,

George Latimer
County Executive

GL/TSA

HONORABLE BOARD OF LEGISLATORS THE COUNTY OF WESTCHESTER

Your Committee is in receipt of a communication from the County Executive recommending the enactment of a Local Law which, if adopted by your Honorable Board, would authorize the County of Westchester ("County") to amend certain provisions of Section 167.171 of the Laws of Westchester County ("LWC") regarding emergency contracts. The current law allows the County Executive to execute emergency contracts without competitive bidding as long as a written declaration of the emergency has been provided to the Board of Acquisition and Contract. This law was intended to cover emergency situations in the area of public works contracts, whereas purchase contracts are subject to the provisions of LWC Chapter 836 and under the jurisdiction of the Purchasing Agent. Recently there has been some confusion with the interpretation of Section 167.171(2) because as currently written it applies to both public works contracts and purchase contracts. In order to address this unintended consequence, Section 167.171(2) needs to be corrected by changing the law cited in that section from Section 161.11 to Section 161.11(3).

Additionally, as you know, supply chain problems emerged during COVID-19 lockdowns due to for instance, shifts in demand, labor shortages and precautionary inventory buildup. These issues have not subsided. As a result, there have been a number of instances where an emergency contract was entered into and the one-year term permitted by LWC §167.171(4) was insufficient to complete the work. The reason most given for this timing issue is that there have been contract delays attributable to supply chain issues that are prevalent throughout the construction industry with the biggest impact on delivery times for equipment and

supplies. In multiple instances contractors are finding that extended lead times are required for parts and equipment and that there are unprecedented backlogs.

Your Committee has been advised that there is no similar time restriction under New York State law for emergency contract awards. Accordingly, the proposed Local Law will address this industry wide issue by deleting the one-year term limit requirement.

The Department of Planning has advised that the proposed Local Law does not meet the definition of an "action" under the State Environmental Quality Review Act ("SEQRA"), and its implementing regulations, 6 NYCRR, Part 617. Please refer to the Memorandum from the Department of Planning dated January 12, 2023, which is on file with the clerk of your Honorable Board. As such, no environmental review is required. Your Committee concurs with this recommendation.

Your Committee has been advised that that the attached Local Law is subject to a permissive referendum pursuant to Section 209.171(2) of the Laws of Westchester County, because it changes a provision of law relating to public bidding, purchases or contracts.

Consequently, pursuant to Section 209.181 of the Laws of Westchester County, the attached Local Law, if adopted, may not take effect until sixty (60) days after its adoption, assuming that within that time a petition protesting its adoption is not filed by the statutorily required number of qualified electors.

Your Committee is informed that an affirmative vote of the majority of the total voting power of your Honorable Board is required before the County may adopt the attached

Local Law. In addition, also attached is a Resolution authorizing a Public Hearing as

required by LWC Section 209.141(4).

After review and careful consideration, your Committee recommends favorable action

upon the proposed Local Law.

Dated:

, 2023

White Plains, New York

COMMITTEE ON

C/tsa /8.22.23

FISCAL IMPACT STATEMENT

SUBJECT: Amend LWC Section 167.171	X NO FISCAL IMPACT PROJECTED
OPERATING BUDGET IMPACT To Be Completed by Submitting Department and Reviewed by Budget	
SECTION A - FUND	
X GENERAL FUND AIRPORT FUND	SPECIAL DISTRICTS FUND
SECTION B - EXPENSES AND REVENUES	
Total Current Year Expense \$ -	_
Total Current Year Revenue \$	_
Source of Funds (check one): Current Appropriations	Transfer of Existing Appropriations
Additional Appropriations	Other (explain)
Identify Accounts:	
Potential Related Operating Budget Expenses:	Annual Amount
(a to) (CTV V	7.171 of the Laws of Westchester County
regarding emergency contracts	,
Potential Related Operating Budget Revenues:	Annual Amount
Describe:	
Apticipated Sovings to County and Jan Impact Department	0
Anticipated Savings to County and/or Impact on Department Current Year:	Operations:
current rear:	
Next Four Years:	
Next rour rears:	
Prepared by: Mark Medwid	
Prepared by: Mark Medwid Title: Associate Budget Director	Reviewed By:
	Reviewed By: Budget Director

RESOLUTION NO. -2023

RESOLVED , that this Board hold a public hearing pursuant to Section 209.141(4) of	
the Laws of Westchester County on Local Law Intro. No 2023, entitled "A LOCAL	
LAW amending certain provisions of Section 167.171 of the Laws of Westchester County	
regarding emergency contracts." The public hearing will be held at p.m. on the	
day of, 2023 in the Chambers of the Board of	
Legislators, 8th Floor, Michaelian Office Building, White Plains, New York. The Clerk of the	
Board shall cause notice of the time and date of such hearing, and the method for submitting	
comments, to be published at least once in one or more newspapers published in the County of	
Westchester and selected by the Clerk of the Board for that purpose in the manner and time	
required by law.	