Local Law Filing

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

County (Select one:)	⊠City	□Town	∐Village				
of Plattsburg	gh						
Local Law I	No. <u>3</u>			_ of the y	rear 20 19		
A local law			g and re-stating	Chapter 200	6 "Noise" of the	City Code of the City of	
	(Insert Title) Plattsburgh.						

Be it enacte	ed by the	e Common	Council			of the	
		(Name of Legi	slative Body)				
County (Select one:)	⊠City	☐Town	∐Village				
of Plattsburg	gh					as follows:	
206-5, 206-6 and 2 Chapter 206 "Noi § 206-1 Purpose/D	Noise" o 206-7 will se Contro	f the City Co be amended of Law"	de of the City of	of Plattsburgh	n, including secti	ions 206-1, 206-2, 206-3, 206 ead as follows:	
A. Purpose. The proliferation of	funreaso	nably loud, o	disturbing and υ	nnecessarv	noises in the Cit	ty of Plattsburgh of such	
character, intensity public has reached	, duratior I such pro , has ena	n or repetitio portions that cted a Noise	n as to be detri it the City of Pla e Control Local	mental to the attsburgh, to Law which, p	e life, health or sa preserve, protec	afety of any individual or of the that and promote the public heat tandards hereinafter set forth	
B. Definitions.	.£41=1====				-		
For the purposes of COMMERCIAL DIS		ai iaw, the te	rms used nerei	n shall be de	etined as follows:	:	
Those areas des	signated I	B-1, B-2, C,	and RC under	Chapter 270	of the City Code	e of the City of Plattsburgh.	
(If additio	nal spac	e is needed	I, attach pages	the same s	ize as this shee	et, and number each.)	

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COMMERCIAL BUILDING

Any structure located within a Commercial District.

DECIBEL

A unit for measuring the volume of sound.

EMERGENCY WORK

Work or activity that is necessary to prevent or recover from an emergency, including but not limited to work to repair electric, gas, water, sewerage and telephone services.

INDUSTRIAL DISTRICT

Those areas designated I under Chapter 270 of the City Code of the City of Plattsburgh.

LESSEE

The person who has a right to occupy the real property of another owner for a period of at least 30 consecutive days.

MULTIPLE RESIDENCE

A building containing two or more dwelling units, including a duplex, townhouse, condominium, apartment, or triplex.

OWNER

The person or entity who has record title to a parcel of real estate.

PERSON

Any individual, association, corporation, or partnership.

PUBLIC PLACE

Any highway, street, sidewalk, park, parking lot, or other City-owned public property or building.

RECREATIONAL VEHICLE

Any vehicle which is propelled by any power other than muscular power that is designated for or capable of cross-country travel, such as a motorcycle, trail bike or minibike.

RESIDENTIAL DISTRICT

Those areas designated R-1, R-2, and RH under Chapter 270 of the City Code of the City of Plattsburgh.

SOUND-LEVEL METER

An instrument, including a microphone, an amplifier, an output meter and frequency-weighing network for the measurement of sound levels.

UNREASONABLE NOISE

Any excessive, unreasonable or unusually loud sound or any sound which either annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of a person or which causes injury to animal life or damages to property or business. Standards to be considered in determining whether unreasonable noise exists in a given situation include, but are not limited to, the following:

- A. The intensity of noise.
- B. Whether the nature of the noise is usual or unusual.
- C. Whether the origin of the noise is natural or unnatural.
- D. The volume and intensity of the background noise, if any.
- E. The proximity of the noise to sleeping facilities.
- F. The nature and the character of the neighborhood in which the noise is heard.
- G. The time of day or night in which the noise occurs.
- H. The duration of the noise.
- I. Whether the noise is continual or of a periodic or impulsive character.
- J. Any sound in excess of the "Maximum Permitted Sound Levels" set forth in this Chapter as observed from the property line of the source thereof, or the source of the noise where there are more than one occupant or use on a particular property, will be deemed presumptive evidence of unreasonable noise.

§ 206-2 Persons Liable

The following persons shall be held liable for a violation of this local law:

- A. The person making the noise or operating the equipment or device making the noise; or
- B. The owner or lessee of the premises which is the source of the noise.
- C. It shall be an affirmative defense to liability hereunder, if a person who has not caused the unreasonable noise reports the suspected violation to the enforcement officer prior to the enforcement officer arriving in response to a complaint to investigate a suspected noise violation.

§ 206-3 Prohibited Acts Enumerated

The following acts, and the causing thereof, are declared to be in violation of this chapter, but any enumeration herein shall not be deemed to be exclusive:

- A. The operation of or the permitting of the operation of a radio, television set, drum, musical instrument, sound amplifier or similar device which produces, reproduces or amplifies sound which is plainly audible at the boundary of a nearby residential property, or which otherwise creates unreasonable noise at the adjoining property line or, in the case of a multiple residence, within the adjoining or adjacent apartment.
- B. The projection of sound by an electronic device, musical instrument or otherwise, directly onto the public way, for any purpose whatsoever so as to create unreasonable noise. Nothing contained herein shall be construed as prohibiting the normal emanation of sound from a vehicle playing a car radio or similar device or the normal emanation of sound from the demonstration or use of a musical instrument within a private residence; provided, however, that there is no unreasonable noise therefrom at a distance of 50 feet or more from said vehicle or property.
- C. Operating or permitting the operation of any tool or equipment used in construction, drilling or demolition work, including excavation and the alteration or repair of any building between the hours of 9:00 p.m. and 7:00 a.m. so as to create unreasonable noise except in the case of an emergency or the interests of public safety.
- D. The operation of an appliance, including but not limited to a pump, fan, exhaust fan, air-conditioning device or similar mechanical device between the hours of 9:00 p.m. and 7:00 a.m. so as to create unreasonable noise at the adjoining property line or, in the case of a multiple residence, within the adjoining or adjacent apartment.
- E. The loading or unloading of any vehicle or in the opening and destruction of bales, boxes, crates and containers in such a manner as to create unreasonable noise at the adjoining property line or, in the case of multiple residence, within the adjoining or adjacent apartment.
- F. The use of any drum, loud speaker or other instrument or device for the purposes of attracting attention to any performance, show or sale or display of merchandise by the creation of unreasonable noise.
- G. The use of any automobile, motorcycle, truck, recreational vehicle or other vehicle so out of repair or loaded in such a manner as to create unreasonable noise by operating, accelerating, grating, grinding, rattling or other noise.

- H. The discharge into the open air of the exhaust of any steam engine, stationary internal combustion engine, recreation vehicle, or any other motor vehicle unless equipped with a muffler or other device in good order and in constant operation which will prevent unreasonable noise from being emitted therefrom.
- M. The sounding of a horn or signal device on any automobile, motorcycle, bus or other vehicle so as to create unreasonable noise, except as a warning signal pursuant to the provisions of the motor vehicle laws of the State of New York.
- N. The use or operation of any sound-producing device in any public place in such a manner as to create unreasonable noise to any person other than the operator of the device.
- O. The harboring of any animal, including a bird, which animal, whether by its barking, growling, howling, squawking, scratching or otherwise, creates unreasonable noise at the adjoining property line or, in the case of a multiple residence, within the adjoining or adjacent apartment.
- P. To intentionally make, or cause to make, any other unreasonable noise or sound, as heard from the source of the noise, or the property line thereof, that annoys, disturbs, injures or endangers the comfort, repose, health, safety or welfare of another person. For purposes of this local law, any sound in excess of the "Maximum Permitted Sound Levels" set forth in this will be deemed presumptive evidence of unreasonable noise.

§ 206-4 Exemptions

The following sounds shall not be deemed to be in violation of this chapter:

- A. Sounds created by church bells or chimes.
- B. Sounds created by any government agency by the use of public warning devices.
- C. Sounds created by public utilities in carrying out the operations of their franchise.
- D. Sounds connected with sporting events of any public or private school or authorized carnival, fair, exhibition or parade authorized by permit of the Common Council.
- E. The sounds created by crop cultivation, production, and harvesting.
- F. Sounds created by safety and protective devices.
- G. The use of snow removal equipment at any time.
- H. Non-commercial public speaking and public assembly activities conducted in a public place.

§ 206-5 Method of Measurement/Maximum Permitted Sound Levels

- (a) Method of measurement.
- (1) Scale. All noise measurements shall be measured in decibel units of the frequency weighted sound level (dB(A)), in accordance with American National Standards Institute specifications for sound level meters based on standard IEC651 type 2 or ANSI S1.4 type 2.
- (2) Point of measurement. Sound level measurements for industrial uses shall be taken at the property line of each use. Sound level measurements for commercial and residential uses shall be taken at the property line of each use but in the case of multiple residence or businesses, sound level measurements within the adjoining or adjacent apartment or business.
- (b) Maximum permitted sound levels.
- (1) Sound levels. The table below displays the maximum permitted sound levels arising by human activity in specific zoning districts, taken at the point of measurement set forth in (2) above:

Daytime: 7:00 a.m.-- 9:00 p.m.

3VWR
SVWR

- (c) Maximum permitted sound levels may be adjusted subject to the following conditions:
- (1) The permitted sound level may be exceeded by five dB(A) for a cumulative period of not more than 30 minutes of a given hour during daytime hours.
- (2) The permitted sound level may be exceeded by ten dB(A) for more than 15 minutes of a given hour during daytime hours.

§ 206-6 Penalties for Offense

Any person violating any provision of this Chapter law shall have committed an offense and shall be subject to a fine of not less than \$250. Persons committing a second offense within twelve (12) months of the date of the prior conviction shall be subject to a fine of \$500. A separate offense shall be deemed committed on each day during which the violation occurs.

§ 206-7 Enforcement.

This chapter may be enforced by any code enforcement officer or building inspector employed by the City of Plattsburgh and the procedures will mirror that of a code violation. This local law may also be enforced by any police officer. The building inspector's office may compel an applicant for a building permit or certificate of occupancy to document, stipulate, or substantiate that the proposed use will and is capable of complying with the applicable performance standards.

2. This Local Law shall take effect upon approval by the Mayor and filing with the New York State 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.)

			of 20 of
ne (County)(City)(Town)(Village) of			was duly passed by the
lame of Legislative Body)	on	20	_, in accordance with the applicable
ovisions of law.			
(Passage by local legislative body with appr	oval, no disapprova	l or repassage	after disapproval by the Elective
Chief Executive Officer*.)			•
hereby certify that the local law annexed hereto, d	•		of 20 19 of
ne (CXXXX)(City)(XXXXXXXXXXX) of <u>Plattsburgh</u> Common Council	March 14	00.10	was duly passed by the , and was (approved)(水纹纹纹纹
varne or Legislative Body)			
epassedvatiexalisappoavat) by the Mayor			and was deemed duly adopted
(Elective Chief Ex	(ecutive Officer*)		and was accined daily adopted
n March 14 20 1 9 , in accordance w in	th the applicable prov	isions of law.	
. (Final adoption by referendum.)			
hereby certify that the local law annexed hereto, d	esignated as local law	v No	of 20 of
ne (County)(City)(Town)(Village) of			was duly passed by the
			_ , and was (approved)(not approved
Name of Legislative Body)			
repassed after disapproval) by the(Elective Chief Ex			on20
uch local law was submitted to the people by reaso	n of a (mandatory)(pe	ermissive) refer	endum, and received the affirmative
te of a majority of the qualified electors voting ther		special)(annual)) election held on
, in accordance with the applicable provisio	ns of law.		
(Subject to permissive referendum and final	adoption because no	o valid petition	n was filed requesting referendum
nereby certify that the local law annexed hereto, de	signated as local law	No	of 20 of
e (County)(City)(Town)(Village) of	***************************************		was duly passed by the
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epassed after disapproval) by the	ecutive Officer*)		
ame of Legislative Body) epassed after disapproval) by the (Elective Chief Exe w was subject to permissive referendum and no va	ecutive Officer*)		

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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.

5. (City local law concerning Charter revision proposed be I hereby certify that the local law annexed hereto, designated at the City of having been submitted to the Municipal Home Rule Law, and having received the affirmation at the concernity (present).	s local law to referendutive vote of	No um pursuant to the prov a majority of the qualifi	isions of section (36)(37) of ed electors of such city voting
thereon at the (special)(general) election held on	20	, became operative.	
6. (County local law concerning adoption of Charter.) I hereby certify that the local law annexed hereto, designated a the County of	ring been su and 7 of se ors of the cit	ubmitted to the electors ection 33 of the Municipaties of said county as a	at the General Election of al Home Rule Law, and having unit and a majority of the
(If any other authorized form of final adoption has been fol I further certify that I have compared the preceding local law wi correct transcript therefrom and of the whole of such original local paragraph, 2 above.	th the origir cal law, and Clerk of the officer desi	nal on file in this office and was finally adopted in second to be a county legislative body, or a county legislative by local legislative	that the same is a the manner indicated in City, Town or Village Clerk or body
(Seal)	Date: _	3/15/19	