

VILLAGE OF AIRMONT
LOCAL LAW NO. 2016
AMENDING CHAPTER A217, TITLED PROCUREMENT POLICY BY UPDATING
DOLLAR THRESHOLDS

A LOCAL LAW TO AMEND Chapter A217, The Procurement Policy of
the Village Code of the Village of Airmont by updating the public
bidding thresholds consistent with State Law.

BE IT ENACTED by the Village Board of the Village of Airmont,
Rockland County, New York, as follows:

That Sections A217-1 and A217-2 of the Village Code be amended as
follows:

§ A217-1 Review of purchase types; competitive bidding; documentation.

A.

Every purchase to be made must be initially reviewed to determine whether it is a purchase contract or a public works contract. Once that determination is made, a good faith effort will be made to determine whether it is known or can reasonably be expected that the aggregate amount to be spent on the item of supply or service is not subject to competitive bidding, taking into account past purchases and the aggregate amount to be spent in a year. The following items are not subject to competitive bidding pursuant to § 103 of the General Municipal Law: purchase contracts under \$~~10,000~~ [20,000] and public works contracts under \$~~20,000~~ [35,000]; emergency purchases; certain municipal hospital purchases; goods purchased from agencies for the blind or severely handicapped; goods purchased from correctional institutions; purchases under state and county contracts; and surplus and secondhand purchases from another governmental entity.

§ A217-2 Requests for proposals; exceptions.

All goods and services will be secured by use of written requests for proposals, written quotations, verbal quotations or any other method that assures that goods will be purchased at the lowest price and that favoritism will be avoided, except in the following circumstances: purchase contracts over \$~~10,000~~ [20,000] and public works contracts over \$~~20,000~~ [35,000]; goods purchased from agencies for the blind or severely handicapped pursuant to § 175-b of the State

Finance Law; goods purchased from correctional institutions pursuant to § 186 of the Correction Law; purchases under state contracts pursuant to § 104 of the General Municipal Law; purchases under county contracts pursuant to § 103, Subdivision 3, of the General Municipal Law; or purchases pursuant to § **A217-6** of this chapter.