LOCAL LAW NO. “L” FOR 2015

A LOCAL LAW OF THE COUNTY OF ALBANY, NEW YORK IN RELATION TO PROHIBITING THE SALE OF PERSONAL CARE PRODUCTS CONTAINING MICROBEADS IN ALBANY COUNTY

Introduced: 9/14/15
By Messrs. Clenahan, Reilly, Ward, Higgins, Bullock, Domalewicz, Feeney, O’Brien, Jacobson, Joyce, Mss. Kinsch, McLean Lane, McKnight, Messrs. Mackey, Beston, Clay and Ms. Maffia-Tobler:

BE IT ENACTED by the County Legislature of the County of Albany, as follows:

Section 1. Legislative Findings.

The Legislature hereby finds and determines that microbeads, a synthetic alternative ingredient to such natural materials as ground almonds, oatmeal and pumice, found in over one hundred personal care products, including facial cleansers, shampoos and toothpastes, pose a serious threat to Albany County's environment.

The Legislature hereby further finds that microbeads have been documented to collect harmful pollutants, already present in the environment, and harm fish and other aquatic organisms that form the base of the aquatic food chain.

The Legislature hereby further finds that microbeads have been found in high quantity in New York State's water bodies.

The Legislature hereby further finds that research has indicated that the majority of these microbeads are entering bodies of water through disposal down household drains following the use of such personal care products.

The Legislature hereby further finds that without significant and costly improvements to Albany County's sewage treatment facilities, microbeads contained in personal care products will continue to pollute water bodies within Albany County.

Section 2. Definitions.

As used in this Local Law, the following terms shall have the meanings indicated:
A) “Microbead” shall mean any intentionally added plastic particle measured to be five millimeters or less in size used in a personal care product.

B) “Personal care product” shall mean (1) any article intended to be rubbed, poured, sprinkled, or sprayed on, introduced into, or otherwise applied to the human body or any part thereof for cleansing, beautifying, promoting attractiveness, or altering the appearance, including but not limited to soap, exfoliates, shampoos, toothpastes and scrubs; or (2) any article intended for use as a component of any such article. The term "personal care product" shall not include any product for which a prescription is required for distribution or dispensation as provided in section two hundred eighty-one of New York State Public Health Law or Section six thousand eight hundred ten of New York State Education Law.

Section 3: Restrictions on the Sale of Microbeads in Albany County.

It shall be unlawful for any person, firm, corporation, or any other entity no matter how constructed to sell, offer or expose for sale, give or furnish any personal care product which contains microbeads as defined herein.

Section 4. Enforcement.

A) The County of Albany through its Office of Weights and Measures ("the Office"), in consultation with the Department of Health, shall have sole jurisdiction to enforce the provisions of this local law.

B) Any person, firm, corporation, or other entity who violates Section 3 of this Local Law shall be liable for a civil penalty not to exceed two thousand five hundred dollars for each day during which such violation continues, and in addition thereto, such person, firm, corporation, or other entity may be enjoined from continuing such violation. For a second violation, such person, firm, corporation, or other entity shall be liable for a civil penalty not to exceed five thousand dollars for each day during which such violation continues, and in addition thereto, such person, firm, corporation, or other entity may be enjoined from continuing such violation.

C) The Albany County Attorney may bring an action in the name of the Office to recover the civil penalty provided by this Local Law in any Court of competent jurisdiction.

Section 5. Severability.

If any clause, sentence, paragraph, subdivision, section or part of this Local Law or the application thereof to any person, individual, corporation, firm, partnership, or business shall be adjudged by any Court of competent jurisdiction to
be invalid or unconstitutional, such order or judgment shall not affect, impair or invalidate the remainder thereof but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this law, or in its specific application.

**Section 6.** State Environmental Quality Review Act Compliance.

This Legislature determines that the adoption of this Local Law constitutes a “Type II action” as said term is defined in the State Environmental Quality Review Act (“SEQRA”), and that no further action with respect to same is required under SEQRA.

**Section 7.** Effective Date.

This Local Law shall become effective 180 days after filing with the Secretary of State.

*Referred to Health Committee. 9/14/15*

*Favorable Recommendation – Health Committee. 10/28/15*

*On roll call vote the following voted in favor: Messrs. Beston, Bullock, Carman, Ms. Chapman, Messrs. Clay, Clenahan, Clouse, Commisso, Corcoran, Cotrofeld, Couse, Dawson, Domalewicz, Ethier, Feeney, Hogan, Jacobson, Joyce, Ms. Kinsch, Lockart, Mr. Mackey, Ms. Maffia-Tobler, McKnight, McLean Lane, Messrs. Mendick, Nichols, Rahm, Reilly, Stevens and Ward – 30.*

*Those opposed: – 0.*

*Local Law was adopted. 11/9/15*