August 19, 2015

County of Erie Michael A Siragusa 95 Franklin St Room 1634 Buffalo NY 14202

RE: County of Erie, Local Law #3. 2015, filed on 8/18/2015

Dear Sir/Madam:

The above referenced material was received and filed by this office as indicated. Additional local law filing forms can be obtained from out website, <a href="www.dos.state.ny.us.">www.dos.state.ny.us.</a>

AUG 2 1 2015

ERIE COUNTY
DEPARTMENT OF LAW

Sincerely, Linda Lasch Principal Clerk State Records and Law Bureau (518) 474-2755



# Local Law Filing

(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 (Saled one) of Erie	
Local Law No. 3 of the year 20 15	
A local law in relation to prohibiting the sale of personal cosmetic products containing microbeads in Erie County.	
Be it enacted by the Erie County Legislature of the	
©County □City □Town □Village (Silved one)  of □ Erie as follows:	
Section 1: Legislative Findings and Intent	
The legislature hereby makes the following findings and determinations:	
a) The legislature hereby finds and determines that microbeads, a synthetic alternative ingredient	t to such
natural materials as ground almonds, oatmeal and pumice, found in over one hundred personal c	osmetic
products, including facial cleansers, shampoos and toothpastes, pose a serious threat to Erie Cou	inty's
environment. Microbeads have been documented to collect harmful pollutants, already present is	n the
environment, and harm fish and other aquatic organisms that form the base of the aquatic food c	
Microbeads have been found in high quantity in New York State's water bodies, and in particula	r, the water
of Lake Erie.	

(if additional space is needed, attach pages the same size as this sheet, and number each.)

b) 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 cosmetic products. Without significant and costly

improvements to Erie County's sewage treatment facilities, microbeads contained in personal cosmetic

products will continue to pollute Lake Erie and other water bodies within Erie 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 to exfoliate or cleanse in a personal care product.
- b) "Personal care product" shall mean any (a) 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, and (b) article intended for use as a component of any such article. The term "personal cosmetic 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 Erle 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 cosmetic product which contains microbeads as defined herein.

#### Section 4: Enforcement

- a) The County of Erie through its Department of Public Works Division of Weights and Measures ("the Division") 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 Erie County Attorney may bring an action in the name of Erie County or the Erie County department of Public Works division of Weights and Measures to recover the civil penalty provided by this local law in any court of competent jurisdiction.

#### Section 5: Reverse Preemption

This local law shall be null and void on the day that state-wide or federal legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this law, or in the event that a pertinent state or federal administrative agency issues and promulgates regulations preempting such action by the County of Erie. The Erie County Legislature shall determine by resolution whether or not identical or substantially similar state-wide legislation has been enacted for purposes of triggering the provisions of this section.

## Section 6: Severability

If any clause, sentence, paragraph, subdivision, section or part of this 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 7: Effective Date

This local law shall become effective 180 days after filing with the Secretary of State.

Sponsored By: Legislator Patrick B. Burke Co-Sponsored By: Legislator John J. Mills

# (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 o
(County)(City)(Town)(Village) of			was d	uly passed by the
ame of Legislative Body) ovisions of law,	on	20	_, in accordance \	vith the applicabl
(Passage by local legislative body with a Chief Executive Officer*.)			after disapprove	i <b>i by the Electi</b> vo
nereby certify that the local law annexed here!	to, designated as local law	No. 3		of 20_15a
e (County)( Eri Erie County Legislature	July 30	20.15	Was d	uly passed by the
larne of Legislative Body)	on <u>33,743</u>	2U_15_	- and was (app	page)(mashiri
lame of Legislative Body)  Ligac(i):(Uprille):(Elective Chile)  (Elective Chile):  (Elect	County Executive Officeral	/e	and was dec	med duly adopte
August 12 20 15, in accordance	with the applicable provi	sions of law.		
(Final adoption by referendum.)				
hereby certify that the local law annexed herei	• —			
e (County)(City)(Town)(Village) of	· · · · · · · · · · · · · · · · · · ·		was c	luly passed by th
lame of Legislative Body)	on	20	, and was (appro	ved)(not approvi
epassed after disapproval) by the (Elective Chi	lef Svenika (Meer)		on	20
•	and the second s			
ich local law was submitted to the people by n te of a majority of the qualified electors voting	eason of a (mandatory)(pe thereon at the (general)(a	rmissive) irafan	andum, and racel	ved the affirmativ
ich local law was submitted to the people by note of a majority of the qualified electors voting, in accordance with the applicable professive referendum and fi	eason of a (mandatory)(pe thereon at the (general)(s visions of law. inal adoption because no	rmissive) refer pecial)(annual) o valid petition	andum, and racel election held on was filed reque	ved the affirmative
tch local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable professive referendum and fivereby certify that the local law annexed hereto.	eason of a (mandatory)(pe thereon at the (general)(a visions of law. inal adoption because no p, designated as local law	omissive) refer pecial)(annual) o valid petition No.	endum, and recel election held on was filed reque	ved the affirmative sting referendu of
ch local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processing the secondance with the secondanc	eason of a (mandatory)(per thereon at the (general)(s visions of law. Inal adoption because no p, designated as local law	pecial)(annual)  valid petition	election held on was filed reque	eting referendu 20 of tuly passed by the
ich local law was submitted to the people by note of a majority of the qualified electors voting, in accordance with the applicable processing the secondance with the second	eason of a (mandatory)(per thereon at the (general)(s visions of law. inal adoption because no o, designated as local law	pecial)(annual)  valid petition  No20	election held on was filed reque	sting referendu 20 of tuly passed by the red)(not approve
ich local law was submitted to the people by note of a majority of the qualified electors voting, in accordance with the applicable processing the secondance with the second	eason of a (mandatory)(per thereon at the (general)(s visions of law. inal adoption because no o, designated as local law	pecial)(annual)  valid petition  No20	election held on was filed reque	eting referendu 20 of tuly passed by the
tch local law was submitted to the people by note of a majority of the qualified electors voting, in accordance with the applicable processing the secondance with the applicable processing the applicable processing the applicable processing the	eason of a (mandatory)(per thereon at the (general)(s visions of law.  inal adoption because no designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendu 20 of tuly passed by the yed)(not approve, Such loc
tch local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processor (Subject to permissive referendum and fivereby certify that the local law annexed hereto (County)(City)(Town)(Village) of	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendured to the setting referendured to the setting referendured to the setting referendured to the setting reference to the setting ref
ch local law was submitted to the people by note of a majority of the qualified electors voting, in accordance with the applicable processing the secondance with the applicable processing and file applicable control (Subject to permissive referendum and response of the secondance	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendu 20 of tuly passed by the yed)(not approve, Such loc
tch local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processor (Subject to permissive referendum and fivereby certify that the local law annexed hereto (County)(City)(Town)(Village) of	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendu 20 of tuly passed by the yed)(not approve, Such loc
ich local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processing the secondance with the applicable processing to the permissive referendum and finereby certify that the local law annexed hereto (County)(City)(Town)(Village) of	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendured to the setting referendured to the setting referendured to the setting referendured to the setting reference to the setting ref
tch local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processing the secondance wit	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendu 20 of tuly passed by the yed)(not approve, Such loc
ich local law was submitted to the people by note of a majority of the qualified electors voting in accordance with the applicable processing the secondance with the applicable processing to the permissive referendum and finereby certify that the local law annexed hereto (County)(City)(Town)(Village) of	eason of a (mandatory)(per thereon at the (general)(s visions of law.  Inal adoption because not designated as local law.  on	pecial)(annual)  valid petition  No	election held on was filed reque was filed reque of was 6 and was (appro-	eting referendu 20 of tuly passed by the yed)(not approve, Such loc

<sup>\*</sup> 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 vasted with the power to approve or veto local laws or ordinances.

<ul> <li>Gity local law concerning Charter revision propose i hereby cartify that the local law annexed hereto, designate</li> </ul>	d by petiti d as local i	ion.)			of 20	
the City of having been submitte	ed to refere	endum pu	revent to the	provisions of s	ection (36)(	37) of
the Municipal Home Rule Law, and having received the affir	mative vot	e of a ma	jortly of the q	ualified elector	s of such cit	y vating
thereon at the (special)(general) election held on	20	), Ł	became open	ative.	:	
6. (County local law concerning adoption of Charter.)	•				•	
I hereby cartify that the local law annexed hereto, designate	d as local	law No.			of 20	-4
the County ofState of New York,	having bee	ın submiti	ted to the ele	tors at the Ge	nemi Electic	0;
November 20, pursuant to subdivision	8 5 and 7 c	of section	33 of the Mu	nicipal Home F	tule Law, an	d havir
received the ammetive vote of a majority of the qualified ele	ectors of th	ie cities of	f said county	as a unit and s	malority of	the
qualified electors of the towns of said county considered as	a unit votir	ng at said	general elec	tion, became o	perative.	
		_				
(If any other authorized form of final adoption has been	followed,	please p	rovide an aj	propriate cer	lification.)	
I further certify that I have compared the preceding local law correct transcript therefrom and of the whole of such origina	/ With the C	inginai on	nie in unis of	nce and that th	e same is a	<b>1</b>
paragraph 2 above,	/	/	-0	00		,
	KI	him	$P \cup P \cup P$	Lauthu		
	Clerk	of the coun	ity legislative t	ody City, Town	or Village Cid	est or
	OTHORY	needly in the	A DA MARIE INSPE	SECTO COLY		
(Seal)	Date:	llus	KOT!	12015		
			J		<del></del>	

A Public Hearing was held on the foregoing Local Ladue notice thereof having been published in the offic designated for this purpose, and after due deliberation County Executive of Erie County, do hereby APPRO day of August, 2015.	ial newspapers of the County of Erie n thereon, I, MARK C. POLONCARZ,
	Mark C. Poloncarz
A Public Hearing was held on the foregoing Local Ladue notice thereof having been published in the officidesignated for this purpose, and after due deliberation County Executive of Erie County, do hereby DISAPE	al newspapers of the County of Erie thereon, I, MARK C. POLONCARZ,
day of August, 2015.	Mark C. Polonegra