Plastic Bag Reduction Ordinances:
New York City’s Proposed Charge on All
Carryout Bags as a Model for U.S. Cities

Jennie R. Romer*
Leslie Mintz Tamminen†

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* Jennie R. Romer is a graduate of Golden Gate University School of Law (J.D. 2009) and is an attorney and environmental consultant in New York City. Ms. Romer is the founder of PlasticBagLaws.org, Atlantic Region Director of the Clean Seas Coalition, and a member of the Manhattan Solid Waste Advisory Board.
† Leslie Mintz Tamminen is a graduate of the University of Southern California Gould School of Law (J.D. 1988) and spent fifteen years as counsel for the environmental nonprofit Heal the Bay in Santa Monica, California, working on water quality regulation and legislation, including the state of California’s Environmental Education Initiative. Mrs. Tamminen is currently the Executive Director of the Clean Seas Coalition, the Oceans Program Director of the environmental nonprofit Seventh Generation Advisors, a California Ocean Science Trustee, and on the boards of the environmental nonprofits Earth Law Center, Grades of Green, and Upstream.
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I. INTRODUCTION

This Article focuses on New York City’s (NYC) proposed carryout bag ordinance as a model ordinance for cities in the United States. Part II will discuss basic ordinance structures, focusing primarily on the merits of charges on use versus bans. Part III will discuss specific clauses that should be included in ordinances. Part IV will focus on helping cities develop strong administrative records that include (1) specific environmental and economic harms caused by plastic bags and (2) the efficacy of plastic bag ordinances currently in place elsewhere. Part V is a cautionary primer on how to rebut the plastics industry’s main arguments. Part VI focuses on how to build a successful local campaign.

Plastic bags have become an icon of waste, a symbol of our throw-away society, in part because they are highly visible in daily life. Plastic bags are ubiquitous. Approximately 100 billion plastic bags are used in the United States every year, enough to circle 772 times around the globe. Plastic bags have become a focus for source reduction legislation because of the environmental and economic havoc they wreak and because the plastics industry has staunchly opposed any meaningful regulation. Plastic bags represent a “miniscule fraction of the plastics business—about $1.2 billion of the $374 billion American plastics market,” but the market for plastic bags is defended with disproportionate vigor by a number of industry groups and manufacturers. Often spending more than $1 million on campaigns against individual bills, plastics industry groups employ two primary tactics: public relations campaigns opposing the adoption of bag ordinances and lawsuits against cities that adopt such ordinances. Given this background, cities and advocates should be prepared when pursuing these ordinances.

On August 22, 2013, Bill No. 1135-2013 was introduced in the New York City Council, which would place a minimum 10-cent charge on all carryout bags (plastic, paper, and reusable) from retailers in NYC, with the retailers retaining the entire amount of the charge. This legislation builds upon the lessons learned by other cities that have adopted similar legislation. This Article is meant as a resource for cities and states interested in adopting similar legislation. References to opposition groups will primarily focus on lawsuits that have been litigated by plastics industry groups in California, as well as refer to

2. All mentions of plastic bags refer to single-use plastic carryout bags unless otherwise noted.
4. Assuming that the average plastic bag is one foot long, if the U.S. population tied its annual consumption of plastic bags together in a giant chain, the chain could reach around the Earth’s equator 772 times. (This calculation is based on the Earth’s equatorial circumference of 25,000 miles (132,000,000 feet) and a 2008 U.S. plastic bag consumption of almost 102 billion bags.) See U.S. INT’L TRADE COMM’N, PUB. NO. 4080, POLYETHYLENE RETAIL CARRIER BAGS FROM INDONESIA, TAIWAN, AND VIETNAM 18 (2009).
5. SUSAN FREINKEL, PLASTIC: A TOXIC LOVE STORY 156 (2011). The plastics industry is also closely associated with the oil and gas industry because plastic is made from ethylene, a byproduct created in the processing of crude oil and natural gas. See id. at 7.
6. For example, after the Seattle City Council passed a 20-cent charge on plastic bags, the American Chemistry Council (ACC) spent over $1.4 million on a successful ballot initiative to overturn the plastic bag charge. Id. at 164. As another example, the ACC “spent $5.7 million in California during the 2007 to 2008 legislative sessions” and nearly $1 million in 2010 when the California legislature was considering a statewide ban. Id. at 163.
similar claims in a letter from a New York statewide grocery industry association to the Town of Mamaroneck all but threatening a lawsuit if the town were to adopt a plastic bag ban.  

II. PLASTIC BAG ORDINANCE STRUCTURE: BAN VERSUS CHARGE

The push to focus on source reduction of plastic bags by adopting plastic-bag-reduction ordinances started in Ireland in 2002, where a 15-Euro-cent levy (later raised to 22 Euro cents) on every plastic bag provided at checkout resulted in an over 90% reduction in plastic bag consumption and a considerable reduction in litter within the first year.

A. “Straight” Plastic Bag Bans

Following Ireland’s lead, San Francisco’s Commission on the Environment recommended that San Francisco charge a 17-cent fee for each single-use plastic or paper grocery bag used, but before the ordinance had a chance to be introduced, opposition groups were successful in passing a plastic bag recycling bill (AB 2449), which included language that specifically preempted all local plastic bag fees in California. Not to be deterred, San Francisco decided to circumvent AB 2449’s fee prohibition by simply banning plastic bags. Several other California cities followed San Francisco’s lead.

Plastic bag bans generally refer to banning plastic carryout bags of a certain thickness—usually those under 2.25 mils thick in the United States—from being distributed. “Straight” plastic bag bans, meaning bans that do not address any other type of carryout bags, often seem to be more popular than charges among American legislators because (1) most plastic bag ordinances adopted to date in the United States were in California where bans are more prevalent due to the advent of AB 2449,
the concept of a ban is more straightforward than an ordinance with charges, and (3) many people are concerned with the myriad of impacts associated specifically with plastic bags. However, compared to charges, straight bans present challenges from practical as well as legal perspectives.

From a practical perspective, because customers will continue to require something with which to carry their purchases, a straight plastic bag ban (that does not address other types of carryout bags and does not successfully encourage reusable bag use) will arguably result in customers switching from one bag type to another (e.g., plastic to paper or plastic to thicker plastic), rather than requiring the customer to make a conscious choice about whether they require a bag in the first place. Also, many people are accustomed to reusing plastic carryout bags in a variety of ways, including picking up after dogs or lining small trash cans. Doing away with these bags completely may lead people to purchase bags for these purposes or use other materials, but as discussed below, allowing these bags to be available for a small charge at checkout is a more sophisticated option for actually changing consumer behavior.

As mentioned above, California cities began to adopt plastic bag bans (as opposed to charges) mainly because AB 2449 preemption precluded the option to charge a fee for plastic bags. Interestingly, AB 2449’s preemption of fees on plastic bags expired in January 2013, so the charge option is now available in California. As of yet, no California municipality has opted to charge for plastic bags rather than ban them.

1. Lawsuits Based on Environmental Claims in California

From a legal perspective, plastics industry groups have filed numerous lawsuits claiming that a municipality is required to complete a full environmental impact report (EIR) under the California Environmental Quality Act (CEQA) before a plastic bag ban can be adopted. CEQA was created by the California legislature on the premise that the government must “take immediate steps to identify any critical thresholds for the health and safety of the people of the state and take all coordinated actions necessary to prevent such thresholds being reached.” To prevent such thresholds from being reached, CEQA requires that every “project” with “potentially significant effects” on the

13. See infra Part IVA.
14. Please note, however, that the same “unconstitutional tax” arguments regarding paper bags would apply to plastic bag charges as well.
15. CAL. PUB. RES. CODE § 21000(d).
environment that does not fall within an “exemption” or qualify for a “negative declaration” must have an EIR prepared.  

With regard to plastic bag ordinances, Save the Plastic Bag Coalition (SPBC)—self-identified as a consumer protection watchdog and claiming to be “formed to counter myths, misinformation and exaggerations about plastic bags by various groups purporting to promote environmental quality”—has filed numerous petitions for writs of mandate in California courts, asserting that a municipality must prepare an EIR before adopting a plastic bag ban. One of these petitions was heard by the California Supreme Court in *Save the Plastic Bag Coalition v. City of Manhattan Beach*, where the substantive question was whether the city was “required to prepare an EIR on the effects of an ordinance banning the use of plastic bags by local businesses.”

In *City of Manhattan Beach*, a straight plastic bag ban had been adopted pursuant to a negative declaration, an intermediate level of environmental review defined as “a written statement briefly describing the reasons that a proposed project will not have a significant effect on the environment and does not require the preparation of an environmental impact report.” The crux of the issue in *City of Manhattan Beach* was whether SPBC presented substantial evidence to support a fair argument that a plastic bag ban might significantly affect the environment, primarily due to environmental impacts from an increase in paper bag consumption. The California Supreme Court found that while some increase in the use of paper bags was foreseeable, “no evidence suggests that paper bag use by Manhattan Beach consumers in the wake of a plastic bag ban would contribute to [negative environmental] impacts in any significant way.” However, the ruling in *City of Manhattan Beach* was specifically limited to the facts in that case (including the relatively small size of Manhattan Beach), so in the wake

16. *Id.* § 21080(c)-(d); see also *id.* § 21082.2(a) (“The lead agency shall determine whether a project may have a significant effect on the environment based on substantial evidence in light of the whole record.”); CEQA Guidelines, CAL. CODE REGS. tit. 14, §§ 15307-15308 (2009).
17. *Save the Plastic Bag Coal. v. City of Manhattan Beach, 105 Cal. Rptr. 3d 41, 46 (Ct. App. 2010), rev’d 254 P.3d 1005 (Cal. 2011).*
18. *Save the Plastic Bag Coal. v. City of Manhattan Beach, 254 P.3d 1005, 1008 (Cal. 2011).*
20. *See City of Manhattan Beach, 254 P.3d at 1018.*
21. *Id.*
of this ruling, cities developed a way around environmental allegations associated with a straight plastic bag ban by creating a “second generation” plastic bag ban model that incorporates a charge for paper bags.

2. Threats of Similar Lawsuits Based on Environmental Claims in New York State

Several NYC-area communities have adopted straight plastic bag bans, including the City of Rye and Village of Mamaroneck in Westchester County, New York, just north of NYC. 22 Several other nearby cities and towns were on track to adopt similar bans until the Food Industry Alliance (FIA), a New York statewide grocery industry association, followed in SPBC’s footsteps and threatened to sue if these municipalities adopted bans. In April 2013, the FIA sent a letter to the Town of Mamaroneck effectively threatening to take legal action if the town went forward with the plastic bag ban that was under discussion at the time. 23 In the letter, the FIA claimed that the proposed plastic bag ban would (1) be preempted by the state plastic bag recycling law in New York, (2) be arbitrary and unconstitutional, and (3) require a full Environmental Impact Statement (EIS) under New York’s State Environmental Quality Review Act (SEQRA). 24

Advocates suspect that, like other retailer opponents, FIA’s main concern is that the cost of paper bags is much higher than the cost of plastic bags, so a plastic bag ban that does not address paper bags might ostensibly hurt retailers’ profits. Similarly, in California, the California Grocers Association (CGA) opposed plastic bag bans until a paper bag charge started being included in ordinances. At that point, CGA began sending letters of support for cities considering adopting plastic bag bans that included the charges, stating, “Ordinances that do not regulate all single-use bag types . . . do not maximize environmental gain and can cost each store well over $50,000 a year in increased costs.” 25 Regardless, the FIA’s letter included a variety of additional legal claims,

23. See Letter from P. Daniel Hollis to Honorable Nancy Seligson, supra note 8. The Town of Mamaroneck includes within its borders part of the Village of Mamaroneck, mentioned previously.
24. Id.
25. Letter from Timothy M. James, Manager, Local Gov’t Relations, Cal. Grocers Ass’n, to Honorable David Chiu, President, Bd. of Supervisors, City & Cnty. of S.F. (Feb. 6, 2012) (on file with author).
using the opposition’s playbook that has been successful in delaying the adoption of some legislation in California.

Currently, the Town of Mamaroneck as well as various other New York State municipalities that had been poised to adopt straight plastic bag bans have put those plans on hold in order to research FIA’s claims and study various options, likely including keeping tabs on NYC’s proposed bill. It follows that studying the strategies from California, with a close eye for differences in the operative state laws, is the best way for advocates to help craft the best laws all over the country.

B. Hybrid Bans and Charges Including Second-Generation Plastic Bag Bans

In part due to the litigation surrounding plastic bag ordinances in California, a very specific form of legislation has taken root there, known as “second-generation” plastic bag bans. Second-generation plastic bag bans address paper bags by imposing a minimum 10-cent charge on all paper bags in part to avoid the “paper could be worse than plastic” environmental claims and still stay within the framework of AB 2449’s restriction on fees for plastic bags. For example, San Francisco refined and expanded its original plastic bag ban law to cover all retailers and restaurants and added a minimum 10-cent charge on all other carryout bags provided at the register (mostly paper bags, but also including all reusable bags).

Significantly, San Francisco adopted its expanded ordinance pursuant to a “categorical exemption,” which may be invoked when a project is not subject to the provisions of CEQA at all and when no further environmental review (namely an EIR) is required.

Categorical exemptions are available for projects that are intended to protect natural resources or the environment and have no reasonable likelihood of significant adverse impacts. But an activity that would

26. The Village of Mamaroneck has already adopted a plastic bag ban and the Town of Mamaroneck considered a similar ban.
30. Id. tit. 14, § 15307 (“Class 7 consists of actions taken by regulatory agencies as authorized by state law or local ordinance to assure the maintenance, restoration, or enhancement of a natural resource where the regulatory process involves procedures for protection of the environment. Examples include but are not limited to wildlife preservation activities of the State Department of Fish and Game. Construction activities are not included in this exemption.”); id. tit. 14, § 15308 (“Class 8 consists of actions taken by regulatory agencies, as authorized by state or local ordinance, to assure the maintenance, restoration, enhancement, or protection of the environment where the regulatory process involves procedures for protection of the environment.
otherwise be categorically exempt is not exempt if there are “unusual circumstances” that “create a ‘reasonable possibility’ that the activity will have a significant effect on the environment.”

SPBC has argued that an increase in paper bag use would be an unusual circumstance resulting from second-generation bans. However, because second-generation bans focus on an overall reduction of carryout bags, and there are numerous reports that show that this structure has succeeded in an overall reduction, courts have found that the unusual circumstances exception does not apply.

SPBC continues to sue cities adopting second-generation bans, but has ultimately lost on the substantive claims in every case. However, the threat of these lawsuits effectively had a “chilling effect” on many local plastic bag bans by delaying adoption of ordinances as cities waited to see the outcome of litigation or opted to complete expensive (and apparently unnecessary) EIRs to avoid potential litigation.

C. Charges, Fees, and Taxes

Charging for all types of carryout bags has proven to lead to large reductions in single-use bag consumption while still providing customers with options, and this is the type of structure that has been introduced in NYC. Charges have a greater impact on overall reduction in carryout bag use because charges effectively incentivize changes in consumer behavior, because customers are required to make a conscious decision to purchase a bag. “The truth is there are a lot of times that we don’t really need a plastic bag,” said Council Member Brad Lander, one of the

32. See, e.g., Save the Plastic Bag Coal. v. City & County of San Francisco, 166 Cal. Rptr. 3d 253, 266-68 (Ct. App. 2013). Also, the other exception that SPBC has argued was applicable is the “cumulative impacts” exception, which the court found did not apply because there would be no negative impacts. See id. at 262-63.
33. See, e.g., Save the Plastic Bag Coal. v. County of Marin, 159 Cal. Rptr. 3d 763 (Ct. App. 2013).
34. Please note that the court of appeal decision upholding San Francisco’s categorical exemption is binding precedent within that jurisdiction and might serve as persuasive precedent in other California jurisdictions. The scathing language used by the court of appeal includes characterizing SPBC’s “strained interpretation” of a sentence as “stretch[ing] the bounds of reasonable advocacy.” City & County of San Francisco, 166 Cal. Rptr. 3d at 263 (emphasis added).
35. For example, the official cost of the City of San Jose’s EIR was $140,000, and it took fifteen months to complete. E-mail from Emy Mendoza, San Jose Envtl. Servs. Dep’t, to Jennie Romer (July 13, 2011, 9:37 PM) (on file with author).
cosponsors of NYC’s bill. And a bag charge leaves the option available for a variety of bags for those times when a bag is needed, for a modest price. Also, plastic bag charges have a well-proven track record in the United States and abroad.

The terms “fees” and “charges” and “tax” are often used interchangeably, but advocates should be clear about what these terms mean. Taxes go in whole or in part to the government. Generally, the power to tax at the local level is limited to the state government, and municipalities cannot collect taxes. The main example of a bag tax in the United States is in Washington, D.C, where this limitation does not apply because D.C. is not constrained by a state law. Under D.C.’s law, all retailers that sell food or alcohol are required to charge 5 cents for each paper or plastic carryout bag provided at the register. Under the law, 1 to 2 cents from each bag stays with the retailer and the remainder is collected by the government and put into the Anacostia River Fund, which is used to fund environmental programs including educational programs and giveaways of reusable bags. This law led to a 50% to 70% reduction of carryout bag consumption, and bag litter in the Anacostia River was also reduced.

1. How To Avoid the “Unconstitutional Tax” Argument: Let the Retailer Keep the Money

The term “charge” is a broader term than “tax” or “fee” and may include any instance where the customer is required to pay for an item independent of where the money goes.

In 2010, as Los Angeles (L.A.) County’s plastic bag ban was in the final stages of being drafted, several industry groups were successful in convincing California voters to pass Proposition 26 (Prop 26), a constitutional amendment requiring voter approval for any “levy, charge, or exaction” imposed by a local government. Due to concerns over whether Prop 26 would apply to money collected for the paper bags charge under L.A. County’s second-generation ban, L.A.’s bag ordinance

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37. See infra Part IV.B.1 for more information on the efficacy of plastic bag charges.
39. See id.
40. Id.
41. CAL. CONST. art. XIII C, §§ 1(e), 2(b).
was amended so that all of the money stayed with the retailers and therefore would not be considered a tax.

In late 2011, Hilex Poly, a large plastics manufacturer, and four individual named plaintiffs who claimed to have been “harmed” by paying the 10-cent store charge for paper bags in unincorporated L.A. County filed a complaint against L.A. County. This was a case of first impression under Prop 26, claiming that L.A. County’s bag ordinance—specifically the 10-cent-per-paper-bag fee provision—fell under Prop 26’s requirement for voter approval. Plaintiffs argued that the ordinance lacked voter approval and was therefore an unconstitutional tax—in violation of Prop 26. Though the lawsuit only purports to concern part of the ordinance (the 10-cent fee levied on paper bags), in reality this case was an attempt by a major plastic bag manufacturer to use Prop 26 as a mechanism to invalidate the entire plastic bag ordinance.

L.A. County successfully argued that the ordinance was not an unconstitutional tax. The county said the 10-cent paper bag charge is not a “levy, charge, or exaction,” under the meaning of Prop 26, because the 10-cent charge remains with the retailer and does not go back to the government. The California Second District Court of Appeal affirmed the superior court’s decision that the paper bag fee was not a revenue generation measure for the government within the meaning of Prop 26, thus requiring no voter approval, and that a fee that goes to a private entity can never be a “tax” under Prop 26—even if the charge is compelled by the government.

2. The Ability of Local Governments To Collect “Regulatory Fees” for Bags Has Yet To Be Determined

The term “fee” is sometimes used to refer to charges where the money collected goes in whole or in part to the government. In Schmeer v. County of Los Angeles, the superior court also discussed, as dicta, that even if the 10-cent fee were a tax, Prop 26’s exemption for “a specific benefit” conferred on the “payor” would apply because a customer receives a bag in exchange for paying the 10 cents and the price is supported by “substantial evidence.” However, this is purely dicta because the money in L.A. County’s ordinance stays with the retailer. Also, the allowance for an exception like the one discussed in Schmeer

42. See 153 Cal. Rptr. 3d 352, 354-55 (Ct. App. 2013).
43. See id. at 355.
44. See id. at 364-66.
45. Tentative Decision on Petition for Writ of Mandate: Denied at 9, Schmeer, 153 Cal. Rptr. 3d 352 (No. BC470705).
depends on the language of each state’s constitution. Most environmental advocates would prefer that some of the money collected go to a fund like the Anacostia River Fund in Washington, D.C., so it is worth exploring whether a municipality in another state could allow an ordinance to be structured to have some portion of the charge go back to the local government.

III. SPECIFIC CLAUSES TO BE INCLUDED IN ORDINANCES

After deciding whether to use a ban or a charge, there are several other specific clauses that should be included in most ordinances.

A. Decide What Types of Businesses Should Be Covered

The breadth of what types of businesses are covered by a plastic bag ordinance is primarily a function of the political will of a city. Options include covering (1) only city vendors, (2) only supermarkets, (3) supermarkets and large pharmacy chains, (4) all stores that sell food, (5) all retail, or (6) all retail and restaurants. Most ordinances are focused on plastic carryout “t-shirt” type bags common at grocery stores or stores that sell food. Some ordinances phase in implementation in two parts, starting with larger stores then expanding to smaller stores.

1. A Note About Restaurants

Most plastic bag bans do not include restaurants. This is due in large part to the political will of communities as well as practical concerns regarding food delivery. In California, most cities refrained from drafting ordinances that covered restaurants because of fears about lawsuits by SPBC. SPBC alleged that regulating plastic bag use at restaurants was preempted by the California Health and Safety Code. SPBC argued that the field occupied by the Retail Food Code, which generally “establish[es] health and sanitation standards for retail food establishments,” also preempted anyone but the legislature from regulating single-use bags. The city and county of San Francisco was the first to fully litigate this Health and Safety Code preemption claim.

46. Supermarkets are generally defined as grocery stores that gross annual sales of at least $2 million per year or have at least 10,000 square feet of retail space. See, e.g., L.A., CAL., MUN. CODE § 195.01(K) (2013). However, the term “supermarket” might be specifically defined by statute in some states.

47. Save the Plastic Bag Coal. v. City & County of San Francisco, 166 Cal. Rptr. 3d 253, 269 (Ct. App. 2013); see CAL. HEALTH & SAFETY CODE § 113705 (Deering 2012).

48. City & County of San Francisco, 166 Cal. Rptr. at 270 (quoting Cal. Grocers Ass’n v. City of Los Angeles, 254 P.3d 1019, 1026 (Cal. 2011)).
In December 2013, the California First District Court of Appeal found that preemption by the Code did not apply. As a result, several California cities have recently included restaurants in ordinances.

2. State Regulation of Certain Types of Businesses

Some states specifically preempt regulation of certain types of businesses, and those businesses should be exempt from plastic bag ordinances.

B. Require Paper Bags Be Made from Postconsumer Recycled Content

Most bag ordinances require that paper bags provided at the register be recyclable and made from recycled content. Ordinances typically require paper bags to contain a minimum of 40% postconsumer recycled content. Recycled content can include manufacturing scraps, whereas postconsumer recycled content is “a finished product that would normally be disposed of as solid waste, having completed its intended end-use and product life cycle.”

Requiring minimum postconsumer content is most important in a straight plastic bag ban context, where the environmental impacts of paper versus plastic bags are more carefully weighed. Several reports funded by groups associated with the plastic industry conclude that, in some respects, paper is worse for the environment than plastic, but those reports focus on paper bags made with less recycled content or from virgin materials and do not adequately assess the full spectrum of end-of-life impacts of plastic. Requiring minimum postconsumer content for paper bags helps rebut those studies. Most ordinances, including NYC’s proposed bill, require that paper bags contain a minimum of 40% postconsumer recycled content.

49. See id. at 269-71.
50. Further research into the availability and cost of paper carryout bags with postconsumer recycled content over 40% is advisable.
51. See CAL. PUB. RES. CODE § 42290(c) (Deering 2009).
C. Amount of Charge

Generally, bag ordinances that include charges have a single charge apply to all bag types. Charges range from 5 cents (Washington, D.C.) to $1 (Brownsville, Texas), but most charges are set at a minimum of 10 cents (as with most California ordinances that include a charge on paper bags, including San Francisco). The amount of the bag charge depends on the political will of the community. As discussed below, reports issued by various cities show that even charges of 5 to 10 cents cause a significant reduction in bag consumption. NYC’s proposed bill requires a minimum charge of 10 cents on all carryout bags.55

D. How To Define “Reusable Bag”

The most basic definition of “reusable bag” is the definition from California’s plastic bag recycling law, which defines “reusable bags” in the following ways: “(1) A bag made of cloth or other machine washable fabric that has handles. (2) A durable plastic bag with handles that is at least 2.25 mils thick and is specifically designed and manufactured for multiple reuse.”56

1. Thickness

In essence, the standard AB 2449 definition of 2.25 mils thickness for any reusable bag essentially just requires that plastic bags be thicker to qualify as reusable and thus available either for free or for a charge (depending on the jurisdiction). Banning bags under this thickness, but charging for paper or reusables (including thick plastic bags), addresses the “worst offender”—thin bags that break easily and tend to get caught in the wind—yet still gives customers the option to pay for a plastic bag. However, a standard requiring 2.25-mils-thick bags takes more resources, namely fossil fuels, to manufacture. Another option that has not been explored in the United States is banning “ultrathin” (also known as “lightweight”) plastic bags and putting a charge on all other carryout bags. This structure has been adopted in China with a ban on plastic bags less than 0.025 millimeters (0.98 mils) thick and a charge on all

54. See infra Part IV.B.1.
55. N.Y. City Council B. No. 1135 (“Covered stores shall charge a fee of not less than ten cents for each carryout bag provided to any person.”).
56. CAL. PUB. RES. CODE § 42250.
57. Mil is a unit of measurement equal to one thousandth of an inch and is typically used in manufacturing and engineering in the United States.
other carryout bags. The European Commission has also recognized the importance of restricting lightweight plastic carryout bags, which it defines as plastic bags with a thickness of less than 50 microns (1.97 mils).

As of yet, 2.25 mils seems to remain the main standard in the United States because no standard for ultrathin has been proposed. As information about ultrathin plastic bag ban effectiveness becomes available from other countries that have enacted ultrathin plastic bag bans coupled with bag charges, a definition of the ideal ultrathin thickness should become clearer.

2. Durability Requirements

In some jurisdictions, durability clauses were added to the definition of reusable bag to increase the quality of bags given away at the register, in order to avoid the outcome where bags made to comply with the minimum 2.25 mils standard would simply be given away for free (2.25 mils plastic bags are relatively inexpensive, around the same price as a paper bag). In practice, these durability standards have in most instances made the reusable bags more expensive and thus discouraged indiscriminate free distribution of bags. Increasing the required thickness of reusable bags to be greater than the current 2.25 mils standard may have a similar effect in practice as well but, as discussed above, would require more fossil fuels.

An example of a standard durability requirement is contained in L.A. County’s ordinance, in the relevant portion of the definitions section for “reusable bag,” which reads:

*Reusable Bag* means a bag with handles that is specifically designed and manufactured for multiple reuse and meets all of the following requirements: (1) has a minimum lifetime of 125 uses, which for purposes of this Article means the capability of carrying a minimum of 22 pounds, 125 times over a distance of at least 175 feet; (2) has a minimum volume of 15 liters; (3) is machine washable or is made of a material that can be cleaned or disinfected; (4) does not contain lead in an amount greater than

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60. In another approach, the City of Austin’s bag ordinance requires traditional bags to be replaced by reusable bags and the reusable bags made of plastic must be 4 mils thick. See Jeff Stensland, *Council Votes To Beef Up ‘Bag Ban’*, Time Warner Cable News (Nov. 9, 2012), http://austin.twcnews.com/content/news/289156/council-votes-to-beef-up---bag-ban-.
89 [parts per million (ppm)], nor contain total heavy metals (lead, hexavalent chromium, cadmium, and mercury) in an amount greater than 99 ppm, unless lower heavy metal limits are imposed by applicable state or federal law, in which case such standards shall apply; (5) has printed on the bag, or on a tag that is permanently affixed to the bag, (i) the name of the manufacturer, (ii) the country where the bag was manufactured, (iii) a statement that the bag does not contain lead, cadmium, or any other heavy metal in toxic amounts, (iv) the percentage of Postconsumer Recycled Material used, if any, and (v) bag care and washing instructions; and (6) if made of plastic, is a minimum of at least 2.25 mils thick.\(^{61}\)

**E. Make the Charge Apply to All Carryout Bags (Including Reusable Bags)**

Another way to get around thicker plastic bags being given away for free is to require that a minimum charge also apply to reusable bags. The idea of charging for a reusable bag may seem counterintuitive because bag ordinances are meant to promote the use of reusable bags. However, a minimum charge for all bags avoids the loophole seen in some jurisdictions where paper and plastic were subject to bans or charges and cheap reusable bags were being given away for free indiscriminately. The first California municipality to begin exploring the option of charging a minimum for all types of bags (including reusable) was San Francisco, and several other California cities have followed.

Generally, reusable bag charges are for the same amount as paper bag charges (typically 10 cents), but the charge is a minimum charge—a “floor,” not a “ceiling”—so that retailers are not forced to provide cheap reusable bags for 10 cents and may instead opt to provide higher quality reusable bags at a higher price point.

Bag ordinances that require a minimum charge for reusable bags sometimes allow for limited promotional giveaways of reusable bags. This allows stores to promote reusable bag use as well as promote their brand, while at the same time ensuring that reusable bags are not being given away indiscriminately, thereby addressing the concern that free reusable bags would simply replace conventional plastic bags as a “thicker” plastic bag. For example, San Francisco’s expanded ordinances state: “A Store shall not charge the Checkout Bag Charge required under subsection (a) for a Reusable Bag which meets the requirements of this Chapter and which is distributed to a customer without charge during a limited duration promotional event, not to exceed 12 days per year.”\(^{62}\)

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F. Make the First Violation a Warning

Officially making the first violation a warning in the language of the ordinance can help appease the fears of retailers. For example, NYC’s proposed bill specifically states that any covered store that violates the provision “shall receive a warning notice for the first such violation.”

G. Include Exemptions for Certain Types of Bags

Plastic bag ordinances are only meant to apply to carryout bags, so most ordinances include a section exempting any other specific types of plastic bags. Most ordinances, at a minimum, exempt bags without handles used within the store to carry unpackaged food (due to health concerns) and bags provided by a pharmacy to carry prescription drugs (due to Health Insurance Portability and Accountability Act’s privacy rules). Depending on the jurisdiction, more specific exemptions are often added (e.g., newspaper bags and dry cleaning bags), and the municipal department in charge of enforcement is often given some discretion in determining additional exemptions. For example, NYC’s proposed bill defines an exempt bag as:

(i) a bag without handles used to carry produce, meats, dry goods or other non-prepackaged food items to the point of sale within a store or market or to prevent such food items from coming into direct contact with other purchased items; (ii) a bag provided by a pharmacy to carry prescription drugs; or (iii) any other bag to be exempted from the provisions of this chapter as determined by rule of the commissioner.

H. Include an Exemption for Customers Using “Food Stamps”

Most ordinances include an exception for customers using state supplemental nutrition assistance programs, commonly known as “food stamps,” or other similar programs. Most ordinances specify that this exception only applies to transactions where assistance is being used to pay for all or part of the purchase and some ordinances specify that stores “may” provide an exemption rather than “shall.”

63. N.Y. City Council B. No. 1135 (N.Y.C. 2013).
65. N.Y. City Council B. No. 1135.
I. Include a Clause That Requires Education and Outreach

Education and outreach campaigns help ensure the success of bag ordinances by increasing retailers’ and the community members’ knowledge about the program and focusing on transitioning customers to bring their own bags. It can be useful to include a clause outlining the outreach and education to be undertaken by the relevant city department. For example, NYC’s proposed bill includes a clause that requires the Commissioner of the Department of Sanitation to establish outreach and education for residents and covered stores about how to reduce the consumption of single-use bags and increase the use of reusable bags: “To the extent practicable, the commissioner shall seek the assistance of private entities and local not-for-profit organizations to provide and distribute reusable carryout bags to residents and [informational] signs . . . to covered stores.”

J. Specify That Biodegradable (and Maybe Compostable) Bags Are Not Allowed

Much confusion exists surrounding bioplastics, so much so that the Federal Trade Commission (FTC) has provided detailed guidelines (commonly referred to as “Green Guides”) regarding what claims may be made about biodegradable and compostable plastics. Also, the California legislature adopted legislation that made it illegal to refer to plastic bags as “biodegradable,” “degradable,” or “decomposable” and required that any plastic bag labeled with the term “compostable” or “marine degradable” meet the applicable ASTM International standard specification. The concern is that “biodegradable” is an inherently misleading and misunderstood term with regard to plastics. Bioplastics have different technical definitions and lack standardization testing. While there is an established testing criteria for compostable plastics, namely the ASTM International 6400 standard, experts cannot agree on a testing criteria for biodegradable plastics.

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67. N.Y. City Council B. No. 1135.
69. See CAL. PUB. RES. CODE § 42357 (Deering 2009).
With regard to plastic bag ordinances, biodegradable plastic bags should be specifically disallowed and compostable plastic bags should be allowed only (1) if they meet the ASTM International 6400 standard for compostable claims, (2) in jurisdictions where residential curbside composting is well-established and accepts compostable plastic bags, and (3) when they are not given away for free (the carryout bag minimum charge should apply). The reason to only allow compostable bags where there is residential curbside composting is that compostable bags are only better for the environment when they are actually composted in an industrial composting facility (rather than going to a landfill). The prohibition on compostable bags (where a jurisdiction does not actually compost) protects consumers from being misled into paying more for something that they believe is better for the environment, even though the product may not actually be better for the environment, an issue commonly referred to as “greenwashing.”

Due to all of the difficulties inherent in responsible disposal of compostable plastic bags, very few ordinances have incorporated such provisions. One of the only examples of an ordinance that allows for compostable plastic bags in the United States is San Francisco’s expanded plastic bag ordinance. San Francisco’s ordinance meets all of the criteria mentioned above because bags must meet the ASTM International standard, because San Francisco is one of the few cities with well-established residential curbside compost pickup that accepts compostable plastic bags (so bags are much more likely to actually get composted), and because the bag charge applies to compostable plastic bags as well as paper and reusable bags.

IV. BUILDING A STRONG ADMINISTRATIVE RECORD FOR AN ORDINANCE

A. Get Specific Harms Caused by Plastic Bags on the Record

It is important that cities build their case on the public record that (1) single-use plastic bags cause harm to the environment and that (2) plastic bag ordinances have been shown to reduce single-use bag consumption effectively and are beneficial to the environment and economy. As discussed above, this comes into play primarily in the context of lawsuits alleging that plastic bag ordinances may harm the

73. S.F., CAL., ENV’T CODE § 1703.5(a)(2) (2012).
74. See id. §§ 1702(b), 1703.5(a)(2).
environment. This section is meant as a primer for cities unsure of what information is available as well as for advocates desiring well-vetted speaking points on the issue. However, it should be noted that this information must be constantly updated because the science and the data collection is continuously evolving.

1. Specific Harm: Local Plastic Bag Pollution
   a. Plastic Bags Are a Major Component of Litter, Which Can Lead to Urban Blight

   Plastic bags are costly, environmentally damaging, and easily preventable sources of litter and pollution. Light and aerodynamic, plastic bags can become airborne even when properly disposed of; bags photodegrade and disintegrate into particles, littering our urban landscape and posing a serious threat to the riparian and marine environments and wildlife. Even when they are no longer obvious to the naked eye, plastic degrades into tiny particles that adsorb toxins and contaminate our food chain as well as water and soil.  

   Ideally, cities should have specific information on the record regarding the amount of plastic bags in the waste stream, what proportion of litter is made of plastic bags, and the specific problems caused by that litter. For example, the California Integrated Waste Management Board estimates that plastic bags comprise 0.4% of California’s total waste stream by weight, but contribute significantly to litter, especially within catch basins (openings in street curbs into which stormwater flows). As another example, L.A. County found that plastic bags constituted 25% of the weight and 19% of the volume of trash collected during the June 10, 2004, “City of Los Angeles Catch Basin Cleaning.”

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77. MIRIAM GORDON, CAL. COASTAL COMM’N, ELIMINATING LAND BASED DISCHARGES OF MARINE DEBRIS IN CALIFORNIA: A PLAN OF ACTION FROM THE PLASTIC DEBRIS PROJECT 18 (2006) (finding plastic film and bags constitute 43% of trash found in catch basins).

b. Costs of Plastic Bag Litter: Local Municipal Litter Cleanup Costs and Other Costs to Municipalities

Plastic pollution remains an immense environmental and economic problem. Cities are overwhelmed by the enormous costs of cleaning up litter.\(^79\) Some cities, held to federal pollution limits under the Clean Water Act, face steep fines unless trash is decreased.\(^80\) Typical end-of-pipe management solutions have not been sufficient to keep pace with the enormous amount of plastic trash, and cities are scrambling to protect the environment, save costs, and clean up their communities. Ultimately, cities have sought ways to reduce pollution at its source, and increasingly turn to plastic bag ordinances.

Single-use plastic bags are costly to us as both consumers and as taxpayers—the costs of these one-time use products are passed on in the form of higher prices and increased taxes. For example, New Yorkers use 5.2 billion carryout bags per year, the vast majority of which are not recycled.\(^81\) As of 2008, plastic bags accounted for more than 1.7 million tons of residential garbage per week in the United States, and New York City pays an estimated $10 million annually to transport 100,000 tons of plastic bags to landfills in other states.\(^82\)

As revealed in a report produced on behalf of the Natural Resources Defense Council by Kier Associates, 95 California cities, towns, and taxpayers (communities ranging in size from just over 700 residents to over 4 million) are shouldering nearly $500 million per year in costs to

\(^{79}\) See Kier Assocs., The Cost to West Coast Communities of Dealing with Trash, Reducing Marine Debris, EPA (Sept. 2012), http://www.epa.gov/region9/marine-debris/pdf/WestCoastCommsCost-MngMarineDebris.pdf (finding that ninety West Coast communities are spending more than $520,000,000—over half a billion dollars—each year to combat litter and curtail marine debris); Facts at a Glance, DON'T TRASH CALIFORNIA, CAL. DEP’T OF TRANSP., http://www.donttrashcalifornia.info/pdf/Statistics.pdf (last visited Feb. 20, 2014) (finding that state and local governments in California spend over $375 million per year on litter prevention, cleanup, and disposal, $72 million of which is spent on cleaning up cups and bags).

\(^{80}\) For example, the total maximum daily load (TMDL) for trash in the Los Angeles River and Ballona Creek—both of which discharge untreated stormwater directly onto local beaches and into the Pacific Ocean—requires a 10% annual reduction in trash entering the waterways, down to a target of zero trash by 2014. Cal. Reg’l Water Quality Control Bd., L.A. Region, Trash Total Maximum Daily Loads for the Los Angeles River Watershed, EPA 27-29 (July 27, 2007), http://www.epa.gov/waters/tmdl/docs/34863-RevisedStaffReport2v2.pdf. Significant federal penalties could accrue for noncompliance.


stop litter from becoming pollution. That is money down the drain that could otherwise be invested in public services like schools, firefighters, police, or improving public parks and other open spaces.

Clearly, cities understand the need to move forward and that plastic bag ordinances are good for economic development and saving money. As mentioned earlier, the county and city of L.A. have already adopted bans on plastic bags. L.A. County’s EIR estimated that implementation of its bag ordinance could meet the objective of “[r]educ[ing] the County’s, Cities’, and Flood Control District’s costs for prevention, clean-up, and enforcement efforts to reduce litter in the County by $4 million.”

i. Plastic Bags Increase the Expense of Sorting Recyclables and Degrade the Worth of Other Higher-Value Recyclables

Plastic carryout bags often hinder municipal recycling by becoming caught in recycling processing equipment, causing recycling sort lines to go offline while waiting for plastic bags to be removed from mechanical gears. Plastic bags require extra energy and costs in the recycling process, which is why Sims Municipal Recycling in NYC supports the proposed NYC bag legislation. According to Sims, in addition to the large plastic garbage bags used to transport commingled material, people

83. Kier Assocs., Waste in Our Water: The Annual Cost to California Communities of Reducing Litter that Pollutes Our Waterways, NATURAL RES. DEF. COUNCIL 1-2, app. B tbl.14 (Aug. 2013), http://docs.nrdc.org/oceans/files/oce_13082701a.pdf (finding that the top communities are L.A. at $36.4 million, San Diego at $14.1 million, Long Beach at $13.0 million, San Jose at $8.9 million, Oakland at $8.4 million, and Sacramento at $2.9 million). For this study, information about litter capable of becoming aquatic debris “was solicited from 221 communities randomly selected from a list of all California communities. . . . Cost data came from a variety of sources including MS4 [Municipal Separate Storm Sewer] permits; annual budgets and reports; and phone interviews and e-mail correspondence with city hall staff, public works field managers, and knowledgeable nongovernmental organizations.” Id. Of the 250-plus cities, towns, and municipal agencies contacted, “95 (representing about 20 percent of all California communities and one-third of the state’s total population) responded with data relating to some, if not all, of the six cost categories.” Id.

84. See TEDxTALKS, TEDxGreatPacificGarbagePatch—Vice Mayor Suja Lowenthal—Growing Costs of Plastic Collection, YOUTUBE (Dec. 16, 2010), http://youtu.be/ElvXUoBIHWQ.


86. See Romer, supra note 11, at 445-46 (citing Office of Supervisor Ross Mirkarimi, City & Cnty. of S.F., Costs Associated with Paper and Plastic Bags (2007) (on file with author) (“San Francisco’s curbside recycling contractor, Norcal Recycling, spends $494,000 annually on ‘classifier’ employees given the task of removing non-recyclable materials, including plastic bags, from the recycling streams and $100,000 annually on clearing machinery jams caused by plastic bags.”)).
also try to recycle used plastic bags curbside, even though plastic bags are not recycled (and end up being transported to a landfill) because there is currently no market for dirty plastic bags. According to Maite Quinn at Sims: “We don’t want to see excess plastic bags coming into our stream. It costs us money to handle it and it costs us money to bring it to a landfill.” Local recyclers should be surveyed about plastic carryout bag-related costs, and those costs should be included in the administrative record for a proposed bill.

ii. Misleading Reports by an Industry-Funded Group
Purport To Show That Cities Do Not Save Money with Bans

The National Center for Policy Analysis’ (NCPA) latest report calls into question whether plastic bag bans save cities money. The December 2013 report makes unsupported assumptions with budget figures. For example, the report identifies the percentage of the litter stream that is plastic bags and then creates a budget statistic manufactured from that number without accounting for the disproportionate impact of plastic bag litter (e.g., costly municipal recycling facility downtime to remove bags from clogging screens, labor for bag removal in trees and storm drains, etc.). The report also cites increases in city budgets for all solid waste without specifying what components, if any, these increased budget figures are related to plastic bag cleanup. Similarly, the report cites increases in spending when the budget figures relied upon involve variables related to all solid waste, not just plastic bags. Thus, the report does not cite any coherent evidence about bag ban cost savings for cities.

87. See New York City Students Hold Conference To Discuss Plastic Bag Bans, PLASTICBAGLAWS.ORG (Mar. 4, 2013), http://plasticbaglaws.org/new-york-city-students-hold-conference-to-discuss-plastic-bag-bans-council-member-pledges-to-introduce-legislation/; Citizen, Vimeo, We Use 4 of These a Day, and They’re Kind of the Worst, UPWORTHY (2013), http://www.upworthy.com/we-use-4-of-these-a-day-and-theyre-kind-of-the-worst-3; see also SAMANTHA MACBRIDE, RECYCLING RECONSIDERED: THE PRESENT FAILURE AND FUTURE PROMISE OF ENVIRONMENTAL ACTION IN THE UNITED STATES 179 (2012) (stating that plastic bags only have a domestic recycling market in the United States if the plastic bags are “kept clean, dry, and separate from rigid plastics,” which is nearly impossible in municipal recycling collection programs).

88. New York City Students Hold Conference To Discuss Plastic Bag Bans, supra note 87.

2. Specific Harm: Marine Plastic Pollution

Most of the trash in the ocean comes from the land, and most of it is plastic. Eighty percent of marine debris comes from land-based sources. 90 Roughly 60% to 80% of all marine debris is plastic. 91 Plastic can take hundreds of years or more to break down, and some types never truly biodegrade at sea. 92

In the environment, plastic eventually breaks down into smaller and smaller particles that attract toxic chemicals. 93 Plastic bags tend to photodegrade relatively quickly because they are made from thin film and tend to float in the ocean and be exposed to the sun, unless they are weighted down by sediment. These particles are ingested by wildlife on land and in the ocean and can contaminate our food chain. 94 Some parts of the ocean are like a plastic soup, where there are six pounds of plastic for every pound of plankton. 95 Plastic has reportedly harmed over 663 marine species, most through ingestion and entanglement. 96

Plastic bags especially hurt turtles because bags floating in water look like jellyfish, a primary food for turtles, and researchers have commonly found plastic bags in the digestive tracts of dead sea turtles. 97

91. Id. at 9.
93. Cole et al., supra note 75, at 2589, 2595; Thompson, supra note 75, at 838.
97. See N. Mrosovsky et al., Leatherback Turtles: The Menace of Plastic, 58 Marine Pollution Bull. 287, 287-88 (2009) (noting that 37.2% of Leatherback turtle necropsies from 1968 to 2009 showed plastic in their stomachs, and plastic bags were the most commonly found item).
According to the Ocean Conservancy’s 2013 International Coastal Cleanup Day data, the fourth most numerous item found was plastic bags. Reports from local beach and/or park cleanup groups should be surveyed about how many plastic bags are collected during cleanups and that information should be included in the administrative record for a proposed bill.

B. *Show That Ordinances Have Been Effective Elsewhere*

1. **Efficacy of Plastic Bag Ordinances**

   As mentioned previously, Ireland imposed one of the first taxes on plastic bags, and it was incredibly effective. The levy there applies to every plastic bag provided at checkout. Ireland has demonstrated a greater than 90% reduction in plastic bag consumption and considerable reduction in litter since the charge went into effect. Moreover, Ireland generated an estimated €12 million in revenue in the levy’s first year.

   Several plastic bag ordinances have been in effect for at least a couple of years, and reports showing significant decreases in plastic bag consumption as well as litter are now available. For example, the Washington, D.C., 2009 bag tax reduced usage by approximately 50% to 70%, and part of the revenue helps clean up the Anacostia River. Large stores covered by L.A. County’s 2010 10-cent single-use bag charge reduced single-use bag usage by 95% and paper bag usage by 30%. Generally, higher bag charge amounts lead to greater reductions in bag consumption.

   Since 2012, the city of San Jose has reduced plastic bag litter by 89% in the storm drain system, 60% in the creeks and rivers, and 59% in

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100. *Id.*

101. Convery et al., *supra* note 9, at 6.

102. *See Seltzer, supra* note 38.


city streets and neighborhoods with a 10-cent-per-bag charge (in addition, the average number of single-use bags used per customer decreased from 3 bags to 0.3 bags per visit).  

2. Show That Adopting a Plastic Bag Ordinance Is Part of a National Movement Towards Sustainability

a. U.S. Examples

In California, plastic bag ordinances that cover ninety municipalities have been adopted at the local level. Local source-reduction laws like plastic bag bans have been highly successful because cities and citizens realize they are saving money and protecting the environment with bans on items that can easily be replaced with sustainable alternatives.

Several cities outside of California have adopted ordinances as well, ranging across the United States from Homer, Alaska, to Boulder, Colorado, from Honolulu, Maui, Kauai, and Hawaii Counties to Santa Fe, New Mexico, from Austin, Texas, to Portland, Oregon, and from Seattle, Washington, to Montgomery County, Maryland. NYC introduced an ordinance on August 22, 2013.

At the federal level, Representative Jim Moran (D-VA8) introduced the Trash Reduction Act of 2013, which would amend the Internal Revenue Code to require retailers to pay a 5-cent excise tax on each disposable carryout bag provided to a consumer.

b. International Examples

More than thirty-seven countries or cities outside the United States have enacted bag ban legislation, including China, Italy, Mexico City, and Delhi, as well as some of the world’s least-developed nations like

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Bangladesh and Ethiopia. Commentators report that China’s
government estimates it has reduced overall plastic bag use by 66% (an
estimated forty billion bags) in the first year of implementation alone.

In November 2013,

[T]he European Commission adopted a proposal that requires
Member States to reduce their use of lightweight plastic carrier bags.
Member States can choose the measures they find most appropriate,
including charges, national reduction targets or a ban under certain
conditions.

. . . .

Technically, the proposal amends the Packaging and Packaging Waste
Directive with two main elements. First, Member States are required to
adopt measures to reduce the consumption of plastic carrier bags with a
thickness below 50 microns . . . . Second, these measures may include the
use of economic instruments, such as charges, national reduction targets,
and marketing restrictions . . . .

V. PLASTICS INDUSTRY STANDARD ARGUMENTS AND ATTEMPTS TO
PREEMPT ORDINANCES

A. Responses to Standard Arguments Used by Plastics Industry
Groups

1. Plastic Bag Recycling

The plastics industry’s biggest argument to discourage banning or
otherwise restricting plastic bags is that they can be recycled, either
voluntarily or through a legislative mandate. The “reduce-reuse-recycle”
mantra, however, makes it clear that recycling is not the best choice.
Plastic bag recycling is used by the plastics industry as a distraction from
other issues and as a method of forestalling plastic bag source reduction
regulation. People typically see recycling as something positive and
“green,” but the truth is that plastic bag recycling rates are low (under or
around 5%). The exact number is hard to determine because most plastic
bag recycling statistics are commingled with the recycling rates for other
types of plastic films, which are generally recycled at a much higher rate.
Of the total plastic films collected for recycling in the United States in
2008, 57% were exported to unspecified nations other than Canada, 29%
went to make composite lumber, and a measly 4% went on to make film

110. See Retail Bags Report, FLA. DEP’T OF ENVTL. PROT. (Sept. 9, 2013), http://www.dep.
111. Block, supra note 58.
112. European Comm’n, supra note 59.
and bags. Also, plastic bag collection is difficult and not cost effective, and there is a limited market for plastic recycled bags, especially if they are contaminated with food or other substances. In comparison, paper bags are recycled at much higher rates (65%), are generally accepted in curbside municipal recycling programs, and can be recycled back into paper bags.

Consequently, plastic bag recycling programs have failed: for example, voluntary recycling by L.A. County, the city of San Francisco, and Santa Clara County all had lackluster results that took years, wasted municipal funds, and ultimately ended in bans. Even AB 2449, California’s attempt at mandating a voluntary recycling program, ended in failure, with the state being unable to say whether the law had even worked. Consequently, industry attempts to substitute voluntary recycling programs or educational efforts should not deter cities from moving directly to source reduction ordinances.

2. Bacteria in Reusable Bags

In 2011, the American Chemistry Council (ACC) funded a study authored in part by University of Arizona Professor Charles P. Gerba that looked at the dangers of bacteria in reusable bags. The study found that

113. MACBRIDE, supra note 87, at 200.
114. Id. at 179.
116. In 2008, L.A. County launched its voluntary plastic bag recycling program, and in November 2010, the County Department of Public Works reported that the voluntary recycling program “was not successful in achieving its goals” because “[o]ver a two-year period and despite State law requirements under AB 2449 . . . not more than eight (8) stores at any given time had met the minimum participation levels.” Letter from Gail Farber, Dir., L.A. Cnty. Dep’t of Pub. Works, to the L.A. Cnty. Bd. of Supervisors, L.A. DEP’T OF PUB. WORKS (Nov. 16, 2010), http://ladpw.org/epd/aboutthebag/PDF/BoardLetters/BoardLetter_nov2010.pdf. Similarly, San Francisco’s voluntary program was declared a failure. See Romer, supra note 11, at 445-46. Santa Clara County scrapped its voluntary bag reduction program in favor of an ordinance after administrators saw only a 2% increase in reusable bag use. Memorandum from Kevin O’Day, Acting Dir., Dep’t Agric. & Envtl. Mgmt., Cnty. of Santa Clara, to Bd. of Supervisors, Cnty. of Santa Clara (Apr. 13, 2010) (on file with author); SANTA CLARA, CAL., ORDINANCE CODE § B11-508 (2011); see also CITY OF SAN JOSE, FILE NO. PP09-193, SINGLE-USE CARRYOUT BAG ORDINANCE: DRAFT ENVIRONMENTAL IMPACT REPORT 35 (2010), available at http://www.sanjoseca.gov/index.aspx?NID=2435 (“The City’s experience with recycling plastic bags has been that processing costs greatly exceed their value.”).
118. See id; see also infra Part IV.A.1.b.i (discussing how plastic bags hinder the municipal recycling process).
consumers who were interviewed rarely washed their reusable bags and that some bags contained bacteria but that “[h]and or machine washing reduced the number of bacteria in reusable bags by > 99.9%.”119 Consumer Reports issued a rebuttal pointing out that the bacteria found was minimal and that the sample size of eighty-four bags was too small to be meaningful.120 A scientist interviewed by Consumer Reports noted, “A person eating an average bag of salad greens gets more exposure to these bacteria than if they had licked the inside of the dirtiest bag from this study . . . .”121 Also, it should be noted that plastic bag ordinances apply only to carryout bags; bags used within stores (e.g., for meat, poultry, fish, etc.) would still be available. Studies such as Gerba’s were simply attempts to distract public attention and delay the adoption of plastic bag legislation, and advocates were able to point out the flaws in the studies as well as the funding sources to quell the concerns of many cities.122

In 2012, University of Pennsylvania Institute for Law and Economics issued a research paper that looked at hospital admissions in San Francisco after San Francisco’s bag ban went into effect, concluding that an increase in emergency room visits meant that reusable bags were causing an increase in foodborne illness.123 The study received a lot of media attention but was flawed because the study focused on a time period where there was no verified increase in reusable bag use in the San Francisco area and no gastrointestinal bacterial infections were linked to reusable bag users.124 The San Francisco Department of Public Health issued a detailed official response pointing out several other flaws related to the types of bacteria observed.125 The San Francisco Department of Public Health concluded:

119. David L. Williams et al., Assessment of the Potential for Cross-Contamination of Food Products by Reusable Shopping Bags, 31 FOOD PROTECTION TRENDS 508, 513 (2011).
121. Id.
124. See Sankin, supra note 122.
[T]he hypothesis that there is a significant increase in gastrointestinal foodborne illnesses and deaths due to reusable bags has not been tested, much less demonstrated in this study. It would be a disservice to San Francisco residents and visitors to alarm them by claiming that it has been. It could be useful, however, to remind people to use safe food-handling practices, including maintaining the cleanliness of everything they use to transport, handle, and prepare food.126

3. Industry Argues That There Will Be a Disproportionate Impact on Low-Income Customers

A favorite argument of the plastics industry is that a bag ban and any accompanying charge on paper bags, or a bag charge, is a regressive tax and will hurt low-income people more than others. Not only is this type of argument a form of prejudice (implying that people with less money are not concerned about the environment and cannot be environmentally protective due to their economic status), but actually, the reverse is true: poorer people get hit harder by both the cost of bags currently embedded in the price of food and by taxes in the form of costs to clean up litter.127

Grocery stores currently embed 2 to 5 cents per plastic bag and 5 to 23 cents per paper bag into food prices.128 Thus, by eliminating the cost to retailers of providing bags free of charge, L.A. County found its ordinance potentially saves approximately $18 to $30 per consumer per year.129 Against these clear savings to taxpayers, the county estimated that the combined costs of the ordinance to each unincorporated county resident is less than $4 per year, including the cost of purchasing replacement plastic bags for trash liners and their associated taxes.130 Even more importantly, bag ordinances focus on encouraging customers to bring their own bag, not purchase bags; reusable bag giveaway and educational programs that help to provide bags to low-income residents should thus be part of any successful ordinance.

126. Id.
129. See id. at 36 tbl.9 (noting that the annual cost of providing plastic bags and paper bags is $18 and $30 respectively per consumer, assuming such costs were passed along to consumers).
4. Job Loss Due to Loss of Manufacturing Jobs

As political currency goes, “jobs” are sacred, thus it is imperative to understand plastic bag manufacturing in any specific district seeking to enact an ordinance. In L.A. City and County, claims of job loss were overcome by research into the variety of companies making and distributing plastic bags: it was found that only three companies actually manufactured bags in L.A. County, and none in the city proper. Also, most single-use bags were sold to markets outside of California, and all of these companies manufactured items other than plastic bags, including thicker, reusable plastic bags. Consequently, despite its hyperbole, the industry failed to identify empirical and clear evidence that manufacturing jobs would be hurt by bans on single-use plastic bags. Advocates were also assisted by information establishing that California (and L.A.) was home to many reusable bag companies (over twenty companies throughout the state).

5. JobLoss Due to Harm to Retail Businesses

In addition to their December 2013 report, the NCPA also published an August 2012 report that attempted to portray bag reduction ordinances as bad for retail businesses. The report essentially extrapolates conjecture rather than actually completing a comprehensive survey. The report was based on a survey conducted by NCPA in December 2011 that looked at large and small stores in the unincorporated areas of L.A. County covered by the county’s ordinance versus nearby similar stores within city jurisdictions, which were not

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132. For example, the Board of Public Works Commission learned, based on October 12, 2011, testimony of Cathy Browne, Crown Poly General Manager, before the L.A. City Board of Public Works, that plastic bags were only 65% of Crown Poly’s gross revenues; of that 65%, 90% of plastic bags were sold to entities outside of L.A. County, thus a ban would only impact jobs related to around 5% of Crown Poly’s overall bag production. Recording of Bd. of Pub. Works Meeting, L.A. CNTY. BD. OF PUB. WORKS (Oct. 12, 2011), https://ia601006.us.archive.org/29/items/BPW2011/20111012.mp3. Accordingly, it was not clear that any of their workers were at risk of losing their jobs.

133. See infra Part IV.A.1.b.ii (questioning report’s conclusion that plastic bag bans do not save cities money).

134. PAMELA VILLARREAL & BARUCH FEIGENBAUM, NAT’L CTR. FOR POLICY ANALYSIS, A SURVEY ON THE ECONOMIC EFFECTS OF LOS ANGELES COUNTY’S PLASTIC BAG BAN (2012).
covered by the ordinance. The survey sought to determine the effects of the county ban, focusing on impacts to sales and employment at affected stores and shopping behaviors of customers. The study claimed to have identified a negative financial impact on stores in the unincorporated areas; however, the study’s conclusions were based on survey responses from only 3% of stores. In contrast, an L.A. County staff report looked at the effect on local businesses and found that the ordinance “appears to have a minimal financial impact on local businesses.”

B. Attempts by Plastic Industry Lobbyists To Preempt Local Ordinances at the State or National Level

As discussed above, California’s AB 2449 was a good example of state law preempting a certain type of plastic bag law. AB 2449 specifically preempted fees on plastic bags, and plastics industry groups unsuccessfully argued that field preemption was implied.

1. Illinois

Illinois SB 3442, a bill that masqueraded as an innocent recycling initiative but specifically preempted municipal bag bans, was successfully vetoed in 2012. Even assuming SB 3442’s recycling incentives were meritorious, SB 3442’s targets were low and expanded the definition of plastic bag recycling to include film, which virtually guaranteed the bill would have little or no impact on pollution or consumer education and/or behavior, but would instead set a preemption precedent.

2. Florida

Under Florida’s Energy, Climate Change, and Economic Security Act of 2008, no local or state government may enact any regulation or tax on the use of such retail bags until the state legislature takes action on

135. See id. at 3.
137. See infra Part II.A.
The Act requires the Department of Environmental Protection to perform an analysis and submit a report to the legislature regarding the necessity and efficacy of both statewide and local regulation of bags used by consumers to carry products from retail establishments. As of December 2013, the legislature has not taken any action on the issue, so local ordinances may not be adopted.

VI. BUILDING A LOCAL GRASSROOTS CAMPAIGN

Along with structuring an ordinance properly and getting the pertinent information on the public record, building a local grassroots campaign in support of the ordinance is often a very important part of getting a plastic bag ordinance adopted.

A. Building a Coalition

Building a coordinated coalition of groups interested in supporting a plastic bag ordinance is a critical first step in the process. Advocates interested in starting a campaign should reach out to local environmental groups to see if there is already a campaign underway or if others are interested in starting a campaign. The environmental groups most interested in plastic bag reduction tend to be groups concerned specifically with waste reduction, water and ocean issues, and conservation. Once a coalition has begun to form, members should reach out to a variety of other groups to broaden the coalition, for example, neighborhood associations, business improvement districts, retail associations, political parties, recycling companies, social justice organizations, faith-based organizations, and local student groups. If no local groups are currently working on the issue, advocates should try to coordinate an event that brings together local groups for a film screening and/or panel discussion on the issue to see if groups would like to get involved. The film Bag It is often shown at such events, and a “tool kit” for activism is available on the film Web site. Other toolkits are also available on the Web sites of other advocates.

When groups decide to work together to promote a plastic bag ordinance, they should meet periodically to discuss what types of policies they support and develop a mission statement in order to grow the coalition. For example, in NYC, the bag coalition is called the “Bag It NYC Coalition.”\textsuperscript{144} And in Chicago, the coalition is called “Bring Your Bag Chicago.”\textsuperscript{145}

\textbf{B. Finding a “Champion” on the City Council}

After an initial coalition has been established, the coalition should meet with local council members to discuss their mission statement and to see if any council members have an interest in pursuing a plastic bag ordinance. If a council member is interested in pursuing an ordinance, the coalition should present the council member with information that the coalition has gathered on ordinance options (including this Article). The council member can then work with staff to develop the exact language of the ordinance, and the coalition members can work on further developing the coalition and encouraging other council members to sign on to the bill as cosponsors.

Council members can also be helpful in identifying local government personnel that can assist with information about relevant local government costs for litter cleanup. It is extremely helpful to have as much information as you can about the quantity and composition of litter and the costs of litter in the specific area in which an ordinance is being considered. Often, this information is disclosed only after local government personnel are directed to begin working on an ordinance, but ideally, this type of information would be solicited early in the advocacy process.

\textsuperscript{144} The Bag It NYC Coalition’s name was inspired by the film \textit{Bag It}, but is only loosely affiliated with the film. As of January 3, 2014, coalition members included \textit{Bag It} (the film), BK Greens, Brooklyn Food Coalition, Citizens Campaign for the Environment, Citizens Committee for New York City, Clean Seas Coalition, Einstein Environment Sustainability & Conservation Club at Albert Einstein College of Medicine, Environmental Committee of the Park Slope Food Coop, Green Schools Alliance, Human Impacts Institute, LES Ecology Center, National Resources Defense Council, No Impact Project, NY League of Conservation Voters, PlasticBagLaws.org, Sane Energy Project, Sims Municipal Recycling, Surfrider Foundation NYC, Sustainable Flatbush, The 5 Gyres Institute, The Hewitt School Earth Committee, and The Plastic Bag Mandala/What Moves You. See \textsc{BagItNYC}, http://bagitnyc.org/ (last visited Mar. 25, 2014).

C. Creating a FAQ and Support Letter and Other Advocacy Tools

A key part to successful adoption of a plastic bag ordinance is coalition-building and preparation of materials before an ordinance is introduced. For example, in NYC, the bill’s cosponsors collaborated with the Bag It NYC Coalition to compose a document that laid out the premise of the bill as well as answers to Frequently Asked Questions (FAQs), and the document was made available to other council members and journalists before the bill was introduced. Also, Bag It NYC Coalition members drafted a sign-on letter expressing their support of the ordinance and invited other groups to sign on.

Sign-on letters in support of legislation generally work best when they are drafted and circulated approximately two weeks prior to a legislative event (the introduction of a bill or a committee or council vote), allowing one week for coalition members to review the letter and suggest edits. If coalition members want to sign on to the letter, they should be asked to send the name, title, logo, and e-signature of the authorizing person to the designated coalition member coordinating the letter. Some coalition members may choose to submit their own letters as well to address specific concerns, but a sign-on letter is an effective means of allowing groups to work together and show their collaboration while minimizing duplicative effort. Sign-on letters should be provided to journalists at the legislative event to underscore the bill’s widespread grassroots community support.

Generally, support (either in the form of sign-on letters or direct outreach to council members) should include businesses as well as individual advocates. Often, communities have businesses that already support a bag ban policy or are willing to participate in a pilot bag giveaway (for example, a “Day Without a Bag” educational day where a local market or store gives away some free reusable bags in conjunction with some press and educational material). Events that bring businesses, local government, and the community together and start educating the public about reusable bags are helpful to building support and momentum for an ordinance.

With all of the specific types of advocacy tools mentioned above, it is critical to make sure these tools are prepared and disseminated timely, before any vote. Likewise, it is imperative to have educational events occur in advance of any legislative hearing or decision. Advocates should be encouraged to meet early with city council members and plan to invite members to events in their respective districts. When arguments and/or questions arise, advocates can then refine letters or FAQ materials to include any necessary rebuttals. Often, objections to an ordinance are untrue and without merit, but the success of the ordinance ultimately rests upon how well the advocates “put out the fire” with outreach, materials, and the other techniques and tools specified in this Article.

D. (Social) Media

Social media is important for any legislative campaign, but is especially effective because it can leverage grassroots involvement. Social media should involve a variety of things like a Facebook site, ideally a stand-alone Web site, an online petition, photo and video content, and press releases to help generate news stories and editorials. The coalition should have a media committee that coordinates media and messaging amongst the coalition. Ideally, one or more of the coalition member groups could host a Web site with up-to-date information on the legislation events and a petition or registration. One or two people should be designated the administrator of the Facebook page and/or Web site and be in charge of keeping the site up to date, which may include posting interesting articles relevant to plastic bags to maintain an online presence even when there is not a lot of movement with the legislation.

Groups and individuals should use caution when creating online petitions about local bag campaigns. Online petitions work best when they are in support of specific legislation and are released jointly by coalition members at a time when something is happening with the legislation, like a committee vote. Groups and individuals can tend to jump the gun and create their own petitions without a pragmatic goal in mind, which can lead to “petition fatigue,” where people sign one petition and are then less likely to sign another petition that is more focused on actual legislation. Another issue with online petitions is that petitions work best when they are signed by people that live in the legislative district where the legislation is pending. Council members care about what their own constituents think, and most online petitions do not allow for petition signers to be sorted by city council district. So, although general online petitions may seem effective at first glance, they are unlikely to sway council member votes effectively unless they are aimed
at specific legislation and there is a mechanism to discern whether the signers are constituents.

Engaging media professionals can help develop a larger following for the proposed legislation. Press releases should be prepared for significant events, ideally coordinated by one coalition group and incorporating quotes from several members of the coalition. Coalition members should also submit editorials to local newspapers and reach out to media contacts to help develop feature stories about the legislation. Web and film professionals should also be approached. The best media strategy is to promote the bag campaign from various angles with a coordinated message amongst all of the grassroots advocates working on the campaign.

VII. CONCLUSION

In the face of fierce opposition from the plastics industry and lawsuits, more and more cities are exploring plastic bag reduction ordinances, including NYC, the most populous city in the United States. To date, almost 140 local jurisdictions in the United States have adopted plastic bag ordinances. Cities increasingly understand that where there are sustainable alternatives to a product that has the propensity to become litter, a bag ordinance—particularly a charge on all carryout bags or a ban on plastic and charge on all other carryout bags—is an effective policy approach. Advocates must learn from the lessons of other cities and move forward with plastic bag ordinances in a cohesive manner in order to win the fight against well-funded and sophisticated opponents.

Single-use plastic carryout bags have emerged as an icon of waste, but plastic bag reduction laws can be equally iconic “gateway” sustainability bills that result in a burgeoning environmental awareness for consumers. Plastic bag reduction regulation can be the tipping point for a cultural shift towards more sustainable (and less “throw-away”) behavior; once people start paying attention to convenience packaging like shopping bags, they often begin paying attention to other single-use items as well. Mandating charges on carryout bags has proven to be an incredibly effective mechanism to reduce single-use bag

149. For example, local filmmakers created The Immortal Plastic Bag, a short six-minute film about the New York City Council’s proposed bill to charge for bags, with the help of various coalition members. Citizen, supra note 87. The film was released through blogs and through social media.

150. See Plastic Bags: Local Ordinances, supra note 106; National List of Local Bag Ban Ordinances, supra note 107.

151. See Romer, supra note 3, at 343.
consumption by requiring customers to pay attention to the simple habitual act of taking a bag. The strategies outlined in this Article will be helpful in encouraging a thoughtful and educated approach for advocates to continue to grow this sustainability movement.