

# Press release: World-leading microbeads ban takes effect

A ban on the manufacture of products containing microbeads has come into force today – a landmark step in the introduction of one of the world's toughest bans on these harmful pieces of plastic.

Environment Minister Thérèse Coffey has announced that manufacturers of cosmetics and personal care products will no longer be able to add tiny pieces of plastic known as 'microbeads' to rinse-off products such as face scrubs, toothpastes and shower gels.

These damaging beads can cause serious harm to marine life, but the UK's ban – praised by campaigners as one of the toughest in the world – will help to stop billions of microbeads ending up in the ocean every year. Alongside the success of the government's 5p plastic bag charge – which has taken nine billion bags out of circulation – the ban puts the UK at the forefront of international efforts to crack down on plastic pollution.

Environment Minister Thérèse Coffey said:

The world's seas and oceans are some of our most valuable natural assets and I am determined we act now to tackle the plastic that devastates our precious marine life.

Microbeads are entirely unnecessary when there are so many natural alternatives available, and I am delighted that from today cosmetics manufacturers will no longer be able to add this harmful plastic to their rinse-off products.

Now we have reached this important milestone, we will explore how we can build on our world-leading ban and tackle other forms of plastic waste.

Dilyana Mihaylova, Marine Plastics Projects Manager at Fauna & Flora International, said:

Fauna & Flora International has been working to address the issue of plastic microbead pollution since 2009, and we are delighted that the Government took such a clear stand on this issue and that a robust UK microbeads ban comes into force today.

We hope this ban signals the dawn of a new era in the fight for cleaner, healthier oceans, with the UK leading the way and supporting other countries to ensure that plastic will no longer reach the environment.

Dr Sue Kinsey, Senior Pollution Officer at the Marine Conservation Society, said:

We are delighted that such a robust microbead ban has come into force. This is the strongest and most comprehensive ban to be enacted in the world and will help to stem the flow of micro plastics into our oceans.

We believe that this signals a real commitment on the part of this Government to clean up our seas and beaches and hope this is a first step on this road before we see further actions to combat plastic waste.

Today's announcement comes ahead of the government's upcoming 25 Year Environment Plan, which will set out how we will be the first generation to leave the environment in a better state than we inherited it and create clean, healthy and productive oceans.

A ban on the sale of products containing microbeads will follow later in the year.

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## **Open consultation: UK National Standard for Marine Oil Spill Response Providers**

### **Consultation description**

The Merchant Shipping (Oil Pollution Preparedness, Response and Co-operation Convention) Regulations 1998 (SI 1988 No.1056) (as amended) state that UK ports, harbours and oil-handling facilities must submit oil spill contingency plans (OSCP) to the Maritime and Coastguard Agency (MCA), or, for responsible persons for offshore installations, Oil Pollution Emergency Plans (OPEPs) to the Department for Business, Energy and Industrial Strategy (BEIS), for approval.

As part of the approvals process for category A&B ports, harbours and oil handling facilities (as detailed in the [OPRC Guidelines for Ports](#)), the MCA require contingency plans to detail the contract they hold with accredited third-party Tier 2 Marine Pollution Response Service Providers (hereafter referred to as "provider").

BEIS similarly require responsible persons to detail in OPEPs any arrangements in place with a specialist oil spill response provider (as

detailed in the [Guidance Notes for Preparing Oil Pollution Emergency Plans](#)).

As it stands, other than the requirement for the response provider to be accredited, there are no mandated standards for this service provision.

Through the implementation of a UK National Standard for Marine Oil Spill Response Providers, the MCA and BEIS seek to develop their oversight of an industry with strategic importance to the UK and to ensure that minimum standards are adhered to which are commensurate to the threat from marine oil pollution. The UK Standard will be applied by any accrediting body which submits a proposed scheme of accreditation to the MCA and BEIS for approval.

The UK Standard, as published on this website, is a draft version. The MCA and BEIS seek comments from all stakeholders on this document. Anyone can comment, but the MCA and BEIS would envision the main stakeholders to be accrediting bodies which may apply the Standard, the marine pollution response industry and those who do or may in the future contract a response provider. Comments and questions should be submitted to:

[ukresponderstandard@mcga.gov.uk](mailto:ukresponderstandard@mcga.gov.uk).

The consultation will run for two months from 08/01/2018 to 09/03/2018. During the consultation, any questions on the Standard will be answered; questions and answers may be published on the consultation page to ensure all stakeholders remain informed.

Upon conclusion of the consultation comments will be considered and reasonable amendments made to the Standard. The current timetable will see the implementation of the Standard in late spring to early summer 2018. Following implementation, response providers wishing to continue to hold Tier 2 contracts will have a one-year grace period during which to be re-accredited under a scheme which applies the UK Standard.

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## **Notice: Anglian Water Services Limited (NPS/WR/023637): application made to abstract water**

The Environment Agency consults the public on certain applications for the abstraction and impoundment of water.

These notices explain:

- what the application is about
- which Environment Agency offices you can visit to see the application documents on the public register
- when you need to comment by

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## Press release: Fines over £7,000 handed to 11 anglers for fishing illegally

On the 21 December, Northampton Magistrates' Court heard how the anglers were caught fishing illegally at pools in Bulkington, Worcester, Market Bosworth and Earlswood. The court issued combined fines of £7,113.

Overall, the anglers were given higher than average fines with the highest total fine of £853 given to an angler from Redditch for fishing illegally at Weston Lawns in Bulkington. This is over 28 times more expensive than an annual £30 licence.

All the anglers were caught fishing without a rod licence by Environment Agency officers out on regular patrol. None of the accused appeared in court, so all were found guilty in their absence.

Scott Dalton of Redstone Lane in Stourport on Severn, Christopher Beasley of Princes Avenue in Nuneaton, Christopher Kennedy of Middleton Hall Road in Birmingham, Jason Glover of King Charles Avenue in Walsall, Daniel Soar of Leicester Street in Bedworth, Shane Mctigue of The Laurels in Bedworth, Louis Kane of Cartmel Close in Liverpool, David Webb of Langley Close in Redditch, Daniel Wells of Mile Tree Lane in Coventry, Paul Lawless of Parbrook Road in Liverpool and Darryl Plimbley of Gospel Oak Road in Coventry were all found guilty for fishing without a licence under Section 27(1)(a) of the Salmon and Freshwater Fisheries Act 1975.

Andrew Eardley of the Environment Agency said:

We're continuing to see anglers receive significant fines for fishing illegally which is why I can't understand the reasons some anglers continue to flout the law and risk prosecution for fishing without a licence. A licence costs just £30 and now lasts for 12 months from the day you buy it.

Most anglers fish legally and are happy to have their licence checked, the minority that fail to buy a fishing licence are cheating their fellow anglers and the future of the sport. Fishing licence cheats risk a criminal conviction, a significant fine and could lose their fishing equipment.

With most anglers fishing legally it seems ridiculous the minority still risk a significant fine like these we've seen here.

Money from fishing licence sales is invested in England's fisheries and is used to fund a wide range of projects to improve facilities for anglers including protecting stocks from illegal fishing, pollution and disease, restoring fish stocks through re-stocking, eradicating invasive species, and fish habitat improvements. Fishing licence money is also used to fund the Angling Trust to provide information about fishing, to encourage participation in the sport and to manage a voluntary bailiff scheme.

Children under 12 fish for free. Anyone aged 12 to 16 also fish for free, but do need to have a valid Environment Agency fishing licence. Anyone over 16 must pay for an [Environment Agency fishing licence](#) to fish for salmon, trout, freshwater fish, smelt or eel in England.

Anyone witnessing illegal fishing incidents in progress can report it directly to the Environment Agency hotline on 0800 80 70 60. Information on illegal fishing and environmental crime can also be reported anonymously to Crime stoppers on 0800 555 111.

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## **Press release: Tivvy Skips Ltd prosecuted for burning waste in Devon**

A Devon skip company has been ordered to pay £5,500 in fines and costs for illegally burning waste. The case was brought by the Environment Agency.

Tivvy Skips Ltd runs a small waste transfer station near Tiverton and operates under an environmental permit. On 6 January 2017 the site was inspected and waste was seen being placed in a dumper truck, before being transferred into a skip and burned.

The condition of the skip and debris found around it indicated the burning of waste was a 'routine occurrence'. Alan Hutchings, the site manager at Tivvy Skips, blamed the illegal burning on a member of staff who he claimed was doing it without his knowledge.

A court heard the Environment Agency had previously warned the company about burning waste, but it had ignored the warnings.

Richard Tugwell, of the Environment Agency, said:

Burning waste is illegal and poses a serious risk to the environment and human health. The motive is nearly always financial as it reduces the amount of waste a company has to legally dispose of.

Courts take these offences seriously and where we have evidence, we won't hesitate to prosecute.

Appearing before Exeter magistrates, Tivvy Skips Ltd was fined £3,000 and ordered to pay £2,500 costs after being found guilty of breaching Regulation 38 of the Environmental Permitting Regulations 2016.

Since the offence, the company has introduced new management procedures and was found to be compliant during a recent inspection.