

LOCAL LAW NO. “D” FOR 2022

A LOCAL LAW OF THE COUNTY OF ALBANY, NEW YORK IN RELATION TO THE PROMOTION OF FELINE ADOPTION

Introduced: 4/11/22

By Messrs. A. Joyce and Cleary:

BE IT ENACTED by the Albany County Legislature as follows:

Section 1. Title

This local law shall be known as “Lulu’s Law: For the Promotion of Feline Adoption.”

Section 2. Legislative Intent

The Legislature hereby finds and determines that animal shelters of Albany County have large populations of cats seeking adoption, and that the longer a cat is sheltered in such facilities without being adopted, the greater the chance of disease or illnesses being spread. Moreover, there is significant expense related to the sheltering of cats in such facilities.

The Legislature further finds and determines that in December 2018, the State Legislature amended the New York State Agriculture and Markets Law Section 374, which previously required such shelters to retain cats for at least five (5) days before they could be adopted. The amendments to Section 374 allow for adoptions after three (3) days for any cat whose owner cannot be identified by collar, tag, microchip, tattoo or other identifying mark, provided that a local law is adopted to “opt in” to the three (3) day requirement.

Section 3. Feline Adoption or Transfer to a Rescue Organization After Three (3) Days.

The Albany County Legislature hereby establishes that a cat may be placed for adoption or transfer to a rescue organization after three (3) days by a duly incorporated humane society, a duly incorporated society for the prevention of cruelty to animals, or any animal shelter maintained by or under contract or agreement with any city, town or village in Albany County. This also provides that said cat can be made available solely for the purposes of adoption or transfer to a rescue organization and released to an adoptive owner or a rescue organization following an examination by a duly-licensed veterinarian, the details of which shall be provided to the adoptive owner or rescue organization.

Section 4. Severability.

If any clause, sentence, paragraph, section or chapter of this local law shall be adjudged by any court of competent jurisdiction to be invalid, such determination shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or chapter thereof directly involved in the proceeding in which such adjudication shall have been rendered. This local law shall not supersede any applicable state or federal laws or regulations with regard to the subject matters set forth herein.

Section 5. Effective Date and Applicability

This local law shall be immediately upon its filing in the Office of the Secretary of State.

Referred to Law Committee – 4/11/22