ORDINANCE NO. 2009-______

AN ORDINANCE OF THE CITY OF CULVER CITY, CALIFORNIA, ADDING SECTION 9.01.600 TO THE CULVER CITY MUNICIPAL CODE PROHIBITING THE DECLAWING OF CATS OR OTHER ANIMALS IN THE CITY OF CULVER CITY.

WHEREAS, in 2003, the City of West Hollywood, California determined to adopt a local ordinance that, among other things, prohibited the practice commonly known as animal declawing within its corporate limits; and

WHEREAS, after trial and upon final and conclusive appellate review, the City of West Hollywood's ordinance was determined to be valid and enforceable as part of a city's police powers given the statutory language in effect at that time; and

WHEREAS, the State Legislature has determined to enact and the Governor has signed into law Senate Bill 762, which pre-empts current local authority to enact ordinances similar to that enacted by the City of West Hollywood, but specifically allows for the continued enforcement of any ordinance in effect on or before December 31, 2009; and

WHEREAS, there is evidence that links onychectomy (declawing) and flexor tendonectomy to a high risk of painful adverse and long lasting effects on animals, and that complications may include damage to nerves, lameness, and chronic pain; and these procedures may prevent a cat or other animal from being able to extend its claws, leaving it unable to scratch, and rendering it at a disadvantage in defending itself; and

WHEREAS, there are a number of alternatives to declawing that involve no physical harm to the animal, including training the pet to use a scratch post, use of deterrent pheromone sprays, covering furniture, restricting the pet's access to certain areas of the home, use of plastic nail covers, and more; and

WHEREAS, the City of Culver City enacts this ordinance pursuant to the authority vested in the City by Article XI, Section 7 of the California Constitution allowing a
city to make and enforce within its limits all local, police, sanitary, and other ordinances and 
regulations not in conflict with general laws. At present the State of California does not 
prohibit the City from acting to prohibit onychectomy and flexor tendenectomy, and 
therefore the City is not preempted by Business and Professions Code Section 460 from 
adopting this ordinance; and

WHEREAS, the City Council finds that prohibiting these procedures will 
protect and promote the general health, safety and welfare of animals and humans alike.

NOW, THEREFORE, the City Council of the City of Culver City, California, 
DOES HEREBY ORDAIN as follows:

SECTION 1. Section 9.01.600 of the Culver City Municipal Code is hereby 
added to read as follows:

Declawing of Animals

9.01.600 Onychectomy (Declawing) and Flexor Tendenectomy Prohibited.

A. No person, licensed medical professional or otherwise, shall perform or 
cause to be performed an onychectomy (declawing) or flexor tendenectomy procedure by 
any means on any animal within the City of Culver City, except when necessary for a 
therapeutic purpose. “Therapeutic purpose” means the necessity to address the medical 
condition of the animal, such as an existing or recurring illness, infection, disease, injury or 
abnormal condition in the claw that compromises the animal’s health. “Therapeutic 
purpose” does not include cosmetic or aesthetic reasons or reasons of convenience in 
keeping or handling the animal. In the event that an onychectomy or flexor tendenectomy 
procedure is performed on any animal within the city in violation of this section, each of the 
following persons shall be guilty of a violation of this section: (1) the person or persons 
performing the procedure, (2) all persons assisting in the physical performance of the 
procedure, and (3) the animal guardian that ordered or requested the procedure.
B. Section 9.01.005 of the Culver City Municipal Code shall not apply to this section. Any violation of this section shall constitute a misdemeanor; however, any violation may be prosecuted as an infraction, at the discretion of the City Attorney.

SECTION 2. Pursuant to Section 619 of the City Charter, this Ordinance shall take effect thirty (30) days after the date of its adoption. Pursuant to Sections 616 and 621 of the City Charter, prior to the expiration of fifteen (15) days after the adoption, the City Clerk shall cause this Ordinance, or a summary thereof, to be published in the Culver City News and shall post this Ordinance or a summary thereof in at least three places within the City.

SECTION 3. The City Council hereby declares that, if any provision, section, subsection, paragraph, sentence, phrase or word of this ordinance is rendered or declared invalid or unconstitutional by any final action in a court of competent jurisdiction or by reason of any preemptive legislation, then the City Council would have independently adopted the remaining provisions, sections, subsections, paragraphs, sentences, phrases or words of this ordinance and as such they shall remain in full force and effect.

APPROVED AND ADOPTED this _____ day of ___________, 2009.

ANDREW WEISSMAN, Mayor
City of Culver City, California

ATTEST:                      APPROVED AS TO FORM:

MARTIN R. COLE, City Clerk    "Carrol A. Schwab, City Attorney"