MOCKUP OF PROPOSED AMENDMENTS to

AB 1634 (Levine) The California Healthy Pets Act

MAY 9, 2007 VERSION (currently in print).



Introduced by Assembly Member Levine (Principal coauthor: Senator Padilla) (Coauthor: Assembly Member Nava)



AB 1634

The people of the State of California do enact as follows:

SECTION 1. This act shall be known and may be cited as the California Healthy Pets Act.

SEC. 2. Chapter 9 (commencing with Section 122336) is added to Part 6 of Division 105 of the Health and Safety Code, to read:

Chapter 9. Spay and Neuter Program for Cats and Dogs

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Article 1. Definitions

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122336. For purposes of this chapter, the following definitions shall apply:

shall apply:

(a) "Intact permit" means a document issued annually by a local jurisdiction or its local animal control agency if authorized to issue these permits, that authorizes a person to own or possess within that locality an unaltered cat or dog and meets the requirements of subdivision (a) of Section 122336.2. A dog or cat license that meets the requirements of subdivision (a) of Section 122336.2.

shall be considered a permit for purposes of this chapter.

(b) "Local animal control agency" means the municipal or

county animal control agency or other entity responsible for enforcing animal-related laws.

	and and an area and and
1	(c) "Local jurisdiction" means any city, county, or city and
2	county.
3	(d) "Spay or neuter" means any procedure, as performed by a
4	duly licensed veterinarian, that permanently sternizes an animal
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7	Article 2. General Provisions
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9	122336.1. (a) A person shall not own or possess within the
10	-tota any ent or dog over the age of four months that has not been
11	enoved or neutered unless that person possesses an intact points,
12	as defined in subdivision (b) (a) of Section 122330.
13	(b) Carbinet to subdivision (c), any person who violates
14	and division (a) shall for each animal for which a violation has
15	to a subject to a civil negative of five nundred domain
16	(\$500) This penalty shall be imposed in addition to any other over
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18	(c) If an owner of a cat or dog provides a letter from a Cantonna
19	ticopped veterinarian indicating that due to age, poor neutro, or
20	Those it is upeafe to spay or neuter the cat or dog and that
21	among any and a love been made to spay or neuter the cat of dog
22	thin 75 days from the date the cat or dog reaches the age of four
23	months, and the owner has his or her cat or dog spayed within that
24	75 day region the owner shall not be in Violation of this act.
25	(4) Any simil negative imposed under Subdivision (b) may be
26	mained in whole or in part by the local jurisdiction if the person
27	in violation provides verification that his or her cat or dog has been
2.8	d or restored
29	(e) Any person who, on or after April 1, 2008, is in possession
30	of any document issued by the local jurisdiction or its authorized
31	to an I animal control agency that permits the owner to possess an
32	wastered est or dog shall be deemed in compliance with this act
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3.	
36	Article 3. Permits
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38	122336 2 (a) A local jurisdiction shall issue an intact permit,
3	as defined in subdivision (a) of Section 122336, if any of the
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37 activities.

- (1) The owner demonstrates, by providing a copy of his or her 2 business license and federal and state tax number, or by other 3 proof, as requested required by the local jurisdiction or its 4 authorized local animal control agency, provides proof to the local jurisdiction or its authorized local animal control agency that he or she is doing 5 business and is licensed as a breeder at a location for which by the local jurisdiction or its authorized local animal control agency. has 7 issued a breeder license. (2) The owner sufficiently demonstrates, as determined in the discretion of provides proof to the local jurisdiction or its authorized local animal control agency, -all that his or her cat or dog is a valid breed that is recognized by an approved registry or association, and complies 11 with at least one of the following: 12 (A) His or her cat or dog is used to show or compete and has 13 competed in at least one legitimate show or sporting competition, 14 hosted by, or under the approval of, a recognized purebred registry or association in existence since at least October 1, 2007, within 16 the last two years, or by whatever proof is requested by the 17 authorized local animal control agency that the cat or dog is being 18 trained to show or compete and is too young to have yet competed. 19 (B) His or her cat or dog is a valid breed that is recognized by 20 an approved purchased registry or association in existence since at 21 least October 1, 2007-22 23 (C) (B) The cat or dog has earned, or if under two years old, is in 24 the process of earning, a conformation, obedience, agility, carting, 25 herding, protection, rally, sporting, working, or other title from an 26 approved purebred registry or association. 27 (3) The owner-provides proof to the local jurisdiction or its 29 authorized local animal control agency that the dog is being trained 30 or is documented as having been apprepriately trained and meets 31 the definition of guide dog, service dog, or signal dog, as set forth 32 - in subdivisions (d), (c), and (f) of Section 365.5 of the Penal Code. 33 - (4) The owner provides proof to the local jurisdiction or its 34 authorized local animal control agency that the dog is being trained, 35 or is documented as having been appropriately trained, and actively 36 used by law enforcement agencies for law enforcement or rescue
 - (3) The owner provides proof to the local jurisdiction or its authorized local animal control agency that he or she is a legitimate breeder of guide dogs, signal dogs or service dogs, as those terms are defined in Civil Code section 54.1,

 (4) The owner provides proof to the local jurisdiction or its authorized local

animal control agency that the dog is being raised, groomed, socialized or otherwise prepared for duties as a guide, signal or service dog, as those terms are defined in

Civil Code section 54.1.

(5) The owner provides proof to the local furisdiction or its authorized local animal control agency that the he or she is a legitimate breeder of working dogs, supplying dogs for training as working dogs to law enforcement, fire agencies or legitimate professional or volunteer private sector working dog organizations.

(6) The owner provides proof to the local jurisdiction or its authorized local animal control agency that the dog is being raised, groomed, socialized or otherwise prepared for duties as a bona fide working dog, supplying adult dogs to law enforcement, fire agencies or legitimate professional or volunteer private sector working dog organizations.

(7) The owner provides proof to the local jurisdiction or its authorized local animal control agency that the dog is being actively used by law enforcement, fire agencies, or legitimate professional or volunteer private sector working dog organizations for law enforcement, fire service, search and rescue, or medical

<u>service activities.</u>

(5)(8) The owner of a cat or dog provides a letter to the local 38

jurisdiction or its authorized local animal control agency from a

California licensed veterinarian stating that due to age, poor health,

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or illness, it is unsafe to spay or neuter the cat or dog. This letter

shall include the veterinarian's license number and shall, if this 2

information is available, include the duration of the condition of 3

the dog or cat, and the date by which the dog or cat may be safely 4

spayed or neutered. 5

(b) An unaltered cat or dog for which an intact permit was issued who ceases to meet the requirements of subdivision (a) is subject to the spay and neuter requirements set forth in Section 122336.1.

(c) (1) The amount of the fee for an intact permit shall be 9 determined by the local jurisdiction, and shall be no more than what is reasonably necessary to fund the administration of that

jurisdiction's intact permit program. 12

(2) A local jurisdiction shall waive the intact permit fee for an 13 unaltered cat or dog that meets the requirements of paragraph (3)

14 or (4) or (5) or (6) or (7) of subdivision (a), and may waive all or part of the intact 16

permit fee for an unaltered cat or dog meeting the requirements of

paragraph (8) (8) of subdivision (a). 17

(d) Nothing in this section shall prohibit a local jurisdiction

18 from adopting or enforcing a more restrictive spay or neuter

program pursuant to Section 122331, provided that the program

allows for a cat or dog to be temporarily or permanently exempted 21

from a spay or neuter requirement for the reasons set forth in paragraphs (3) to (5) (8), inclusive, of subdivision (a). 23

(e) Any owner of a cat or dog who is not a resident of California 24

and who brings a cut or dog into California from outside the state

shall be exempted from the permit requirements set forth in this 26 chapter if the owner provides proof, as determined by the local 27 jurisdiction or its authorized local animal control agency, that he 28 ex she moved from another state or country after April 1, 2008. 29 For purposes of this subdivision, proof may include, but need not 30 be limited to, a valid driver's license from another state. the cat 31 or dog is temporarily in California for training, showing, or any 32 other legitimate reason., as determined by the local jurisdiction. 33 (f) A guide, signal or service dog, as defined in Civil Code section 54.1, is exempt from the permit requirements set forth in this chapter. 34 Article 4. Funding 35 36 122336.3. (a) (1) Any civil penalty collected pursuant to 37 subdivision (b) of Section 122336.1 shall be used for funding the 38 administration, outreach, and enforcement activities set forth in -39 Article 5 (commencing with Section 122336.4). 40 **AB 1634** (2) To the extent that funding is available pursuant to this 1 chapter, a local animal control agency shall establish a free and low-cost spay and neuter program for low-income individuals. 3 The agency shall undertake outreach efforts to inform qualified persons about these programs. (b) All permit fees collected pursuant to subdivision (c) of 6 Section 122336.2, shall be used for funding the administration of the permit program in the local jurisdiction in which the permits 9 are issued. 10 Article 5. Enforcement 11 12 122336.4. A local animal control agency shall be responsible 13 for enforcing conducting outreach efforts in connection with, and 14 15 administering, this chapter. SEC. 3. No reimbursement is required by this act pursuant to 16 Section 6 of Article XIII B of the California Constitution because 17 a local agency or school district has the authority to levy service 18 charges, fees, or assessments sufficient to pay for the program or 19 level of service mendated by this act, within the meaning of Section 20

SEC. 4. This act shall become operative on April 1, 2008.

17556 of the Government Code.

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