1	[Health Code - Banning Sale of Animal Fur Products]
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3	Ordinance amending the Health Code to ban the sale in San Francisco of animal fur
4	products.
5	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
6	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
7	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.
8	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
9	
10	Be it ordained by the People of the City and County of San Francisco:
11	
12	Section 1. The Health Code is hereby amended by adding Article 1D, entitled "Animal
13	Fur Products," consisting of Sections 1D.1 through 1D.8, to read as follows:
14	ARTICLE 1D: ANIMAL FUR PRODUCTS
15	SEC. 1D.1. TITLE.
16	This Article 1D may be known as the "Animal Fur Products Ordinance."
17	SEC. 1D.2. FINDINGS AND PURPOSE.
18	(a) More than 50 million animals are violently killed for their fur every year. A vast
19	majority—about 85%—of fur fashion products are made with pelts sourced from animal fur factory
20	farms.
21	(b) Animals raised on such fur farms typically spend their lives in cramped cages, and are
22	subject to cruel and filthy living conditions. Methods frequently used on fur farms to kill livestock for
23	their pelts include gassing, electrocution, poison, and neck-breaking.
24	(c) Fur farming contributes to water and air pollution. For example, each mink skinned by fun
25	farmers produces about 44 pounds of feces in the mink's lifetime. That adds up to 1 million pounds of

1	feces produced annually by American mink farms. One dangerous component of this waste is nearly
2	1,000 tons of phosphorus, which in excess amounts upsets ecosystems in rivers and streams. Raising
3	animals for their fur also pollutes the air. In Denmark, where more than 14 million minks are killed for
4	their fur each year, more than 8,000 pounds of ammonia is released into the atmosphere annually. In
5	addition, chemical treatments applied to fur products reduce their biodegradability and contribute to
6	<u>human health problems.</u>
7	(d) Fur farming also consumes significant quantities of energy. The amount of energy required
8	to produce a coat made of real fur from ranch-raised animal skins is over 15 times that needed to
9	produce a fake fur garment. For each kilogram of factory-farmed mink fur, 110 kilograms of carbon
10	dioxide is produced.
11	(e) The sale of fur products in San Francisco is inconsistent with the City's ethos of treating all
12	living beings, humans and animals alike, with kindness. In light of the wide array of faux fur and other
13	alternatives for fashion and apparel, the demand for fur products does not justify the unnecessary
14	killing and cruel treatment of animals. Eliminating the sale of fur products in San Francisco will
15	promote community awareness of animal welfare, bolster the City's stance against animal cruelty, and,
16	in turn, foster a more humane environment in San Francisco.
17	SEC. 1D.3. DEFINITIONS.
18	"Director" means the Director of the Department of Public Health or his or her designee.
19	"Fur" means any animal skin or part thereof with hair, fleece, or fur fibers attached thereto,
20	either in its raw or processed state. "Fur" does not include such skins or parts thereof as are to be
21	converted into leather, which in processing will have the hair, fleece, or fur fiber completely removed;
22	cowhide with hair attached thereto; or lambskin or sheepskin with fleece attached thereto.
23	"Fur Product" means any article of clothing or covering for any part of the body, or any
24	fashion accessory, including but not limited to handbags, shoes, slippers, hats, earmuffs, scarves,
25	

1	shawls, gloves, jewelry, and keychains, that is made in whole or in part of Fur. "Fur Product" does
2	not include dog or cat fur products.
3	"Non-profit Organization" means any entity organized under 26 U.S.C. Section 501(c)(3) for
4	charitable, religious, philanthropic, educational, or similar purposes.
5	"Used Fur Product" means a Fur Product that a person has acquired for his or her own use
6	and worn.
7	SEC. 1D.4. PROHIBITING THE SALE OF FUR PRODUCTS.
8	(a) Beginning July 1, 2018, it shall be unlawful to sell, offer for sale, display for sale, trade,
9	give, donate, or otherwise distribute a Fur Product by any means in San Francisco.
10	(b) The prohibition in subsection (a) shall not apply to the sale, offer for sale, display for sale,
11	trade, gift, donation, or other distribution of:
12	(1) Fur Products by a Non-profit Organization; or
13	(2) Used Fur Products by a person not normally in the business of selling fur products,
14	Non-profit Organization, or second-hand store, including a pawn shop; or
15	(3) Fur Products made from furbearing mammals and nongame mammals lawfully
16	taken under the authority of a trapping license, pursuant to California Fish and Game Code Section
17	<u>3039(b).</u>
18	SEC. 1D.5. IMPLEMENTATION AND ENFORCEMENT.
19	(a) The Director may issue rules, regulations, and guidelines necessary or appropriate for the
20	implementation and enforcement of this Article 1D.
21	(b) Violations of this Article 1D or of any rule or regulation issued under this Article shall be
22	punishable by administrative fines imposed pursuant to administrative citations. Administrative Code
23	Chapter 100 "Procedures Governing the Imposition of Administrative Fines," as amended from time to
24	time, is hereby incorporated and shall govern the issuance and enforcement of administrative citations,
25	and collection and review of administrative fines, to enforce this Article and any rule or regulation

1	adopted pursuant to this Article, with the following qualifications and exceptions for purposes of this
2	<u>Article:</u>
3	(1) The duties assigned to the Controller by Sections 100.1 - 100.15 of
4	Administrative Code Chapter 100 shall be assumed and performed by the Director;
5	(2) Each Fur Product that does not comply with Section 1D.4, on each day a
6	violation is committed or permitted to continue, shall constitute a separate violation of this Article 1D;
7	(3) A person who receives an administrative citation from the Director shall have 24
8	hours, or such greater time as deemed reasonable under the circumstances by the Director or an
9	employee designated by the Director, to correct or otherwise remedy the violation prior to the
10	imposition of administrative fines;
11	(4) The fine for any violation issued pursuant to this Article shall be paid to the
12	Treasurer of the City and County of San Francisco and credited to the Public Health Environmental
13	Health Code Compliance Fund, authorized by Administrative Code Section 10.100-193;
14	(5) The amount of the fine for violation of this Article 1D or of any rule or regulation
15	issued under this Article shall be up to \$500 for a first violation; up to \$750 for a second violation
16	within one year of the date of the first violation; and up to \$1,000 for each additional violation within
17	one year of the date of a second or subsequent violation;
18	(6) The Director may recover any costs and fees, including but not limited to
19	attorneys' fees, for enforcement initiated through this Article 1D.
20	SEC. 1D.6. UNDERTAKING FOR THE GENERAL WELFARE.
21	In enacting and implementing this Article 1D, the City is assuming an undertaking only to
22	promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an
23	obligation for breach of which it is liable in money damages to any person who claims that such breach
24	proximately caused injury.
25	SEC. 1D.7. NO CONFLICT WITH FEDERAL OR STATE LAW.

1	This Article 1D is intended to be a lawful exercise of the City's police power, and shall be
2	construed so as not to conflict with State or federal law. Nothing in this Article shall authorize any
3	City agency or department to impose any duties or obligations in conflict with limitations on the City's
4	authority established by State or federal law at the time such agency or departmental action is taken.
5	The City shall suspend enforcement of this Article if and only to the extent that enforcement would
6	conflict with a preemptive State or federal law.
7	SEC. 1D.8. SEVERABILITY.
8	If any section, subsection, sentence, clause, phrase, or word of this Article 1D, or any
9	application thereof to any person or circumstance, is held to be invalid or unconstitutional by a
10	decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining
11	portions or applications of the Article. The Board of Supervisors hereby declares that it would have
12	passed this ordinance and each and every section, subsection, sentence, clause, phrase, and word not
13	declared invalid or unconstitutional without regard to whether any other portion of this Article or
14	application thereof would be subsequently declared invalid or unconstitutional.
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16	Section 2. Effective and Operative Dates. This ordinance shall become effective 30
17	days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor
18	returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it,
19	or the Board of Supervisors overrides the Mayor's veto of the ordinance. However, as stated
20	in Health Code Section 1D.4, the prohibition in Section 1D.4(a) shall not become operative
21	until July 1, 2018.
22	APPROVED AS TO FORM:
23	DENNIS J. HERRERA, City Attorney
24	By:
25	NEHA GUPTA Deputy City Attorney n:\legana\as2017\1800234\01239319.docx