Resolution supporting the rights of workers at VCA San Francisco Veterinary Specialists, San Francisco's largest veterinary hospital.

WHEREAS, The City and County of San Francisco is responsible for ensuring the general welfare of animals, including pets, service animals and police dogs; and

WHEREAS, VCA San Francisco Veterinary Specialists (VCA-SFVS), located at 600 Alabama Street, has been an important service provider for the City's pet population, estimated to include 120,000 dogs, plus an unknown number of cats and other pets; and

WHEREAS, VCA operates over 800 animal care facilities throughout the U.S. and Canada; and

WHEREAS, VCA was purchased in 2017 for $9.1 billion by Mars, Inc., one of America's largest privately held corporations, with revenues of $35 billion in 2017; and

WHEREAS, Mars is well-known for its M&Ms and Snickers candy, but has many diversified holdings, including pet care products and services, making it an important force in the rapidly growing and highly lucrative pet care industry; and

WHEREAS, Mars' aggressive acquisition strategy has enabled it to become the nation's largest veterinary service provider, controlling more than 2,000 facilities with the potential to exercise significant market pressure in some areas; and

WHEREAS, VCA-SFVS acted irresponsibly in May 2019 by suddenly closing its full-time oncology specialty care service with little or no notice to customers, despite objections from clients and workers that San Francisco pet-owners were losing the City's only full-time oncology pet care facility; and
WHEREAS, Roughly 80 employees at VCA-SFVS have repeatedly raised concerns about short staffing, high turnover and poor training, factors that impact safety and quality care for patients, clients and workers; and

WHEREAS, The company’s refusal to address these and other concerns led workers to vote overwhelmingly in April 2018 to form a union and affiliate with the International Longshore and Warehouse Union; and

WHEREAS, The City and County of San Francisco has a long history of supporting struggles for social justice and workers’ rights, especially the right of workers to form unions and secure contracts; and

WHEREAS, VCA-SFVS has subjected workers to a sustained anti-union campaign, including the hiring of anti-union consultants, anti-union attorneys, captive-audience meetings, and other tactics, some of which are ongoing and designed to thwart the rights of workers; and

WHEREAS, The company was charged on June 14, 2019, by the federal government with violating federal labor laws, triggering a voluntary walkout on June 27 by an overwhelming majority of workers, making it the first such strike in the nation by employees at a private-sector animal hospital; and

WHEREAS, Workers report that the company continues to engage in a range of anti-union activities, including retrogressive bargaining, union surveillance, and closing parts of the hospital in order to threaten and coerce employees, all of which are prohibited by the National Labor Relations Act; now, therefore, be it

RESOLVED, That the San Francisco Board of Supervisors strongly supports veterinary workers in San Francisco who choose to form unions and negotiate contracts with employers in order to improve working conditions and promote quality of care for patients and clients; and, be it
FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby urges Mars, Inc., VCA, and VCA-SFVS to immediately halt all forms of anti-union conduct, embrace workers and their democratically elected union, and reach a prompt contract settlement; and, be it

FURTHER RESOLVED, That the Clerk of the Board send a copy of this Resolution to the Presidents and corporate officers of Mars, Inc., VCA, and VCA-SFVS.
Resolution supporting the rights of workers at VCA San Francisco Veterinary Specialists, San Francisco's largest veterinary hospital.

July 30, 2019 Board of Supervisors - ADOPTED
Ayes: 11 - Brown, Fewer, Haney, Mandelman, Mar, Peskin, Ronen, Safai, Stefani, Walton and Yee

I hereby certify that the foregoing Resolution was ADOPTED on 7/30/2019 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo
Clerk of the Board