Proposal 1: Amend Bylaw 118.2 and 118.2.2 (Standard Change Ballots)

Rationale:

With the vast majority of members now using electronic voting, a period of 45 days for these ballots is excessive and is now inconsistent with Bylaw 113.2.3 (for voting on membership proposals).

The use of a TICA Ballot judge has now generally been replaced by a firm specializing in electronic voting and the Bylaw needs to be updated to reflect this.

Amend 118.2 and 118.2.2

118.2 Amendment of Existing Standards.

Proposed Standard amendments including but not limited to the addition or deletion of colors or the adoption of a new Standard for a recognized breed shall be submitted by the Breed Committee Chairperson to the Genetics, and Rules Committees 120 days prior to the Board meeting at which the changes are to be considered. The Genetics and Rules Committees shall act on the proposal within 15 days of receipt. Upon approval of the Genetics and Rules Committees, the Executive Office shall issue a ballot to all bona fide voting members of the Breed/Breed Group Section(s) no less than 100 days prior to the Board Meeting at which the changes are to be considered. The poll is to be counted by either an organization or a person appointed by the Board in accordance with Bylaw 113.3.1 the official TICA Ballot Judge. Financial responsibility for said poll shall rest with the requesting party(ies).

118.2.2 Breed/Breed Group Section Members shall have at least 45 30 days from the date of mailing to return the ballot to the TICA Ballot Judge.

Pros: Brings the Bylaw up to date to reflect the use of electronic voting

Cons: Reduces the time available for voters to make a choice

Proposal 2: Amend Show Rule 23.5, 216.14 (Declawed Cats)

Rationale:

TICA has an express, written policy that it does not condone the practice of “declawing” cats but allows such cats to be shown. The express, written rationale for this is that some exhibitors have adopted declawed cats. In practice, however, the current rules allow breeders and pet owners to declaw cats and still show them in all classes in TICA. In fact, pedigreed cats - that were declawed by the exhibitor - have been recently shown in TICA.

The proposed changes would limit the exhibition of declawed cats and kittens to only the household pet classes.
There are two exceptions to this:

- The exhibitor can provide written and signed documentation by a veterinarian that the amputation was medically necessary for treating the cat’s injury or disease.

- “Grand-fathering” those cats or kittens that were shown, registered, and declawed prior to the effective date, allowing them to continue being shown if the exhibitor provides documentation proving eligibility for the exception. This exception was added because individuals who have previously registered their declawed cats with TICA for purposes of showing their cat(s) in all classes should get the full benefit of the registration fee paid.

While the practice of declawing was widespread in the past, education regarding the extent of the procedure and the impact it has on the cat’s behavior and gait has decreased the practice extensively within the US. Elsewhere in the world, several countries ban (or even criminalize) the procedure. TICA is an international cat association and should reflect the views of its members and also the evolution of humane veterinarian practices.

**Amend Show Rule 23.5:**

23.5 A cat not having all physical properties, such as eyes, ears, legs, tail (except as specified in breed standards), is ineligible for entry except in the alter class or household pet classes. A declawed cat or kitten is ineligible for entry except in the household pet classes, i.e., household pet and household pet kitten, unless the exhibitor submits documentary proof, signed by a licensed veterinarian, certifying that the absence of the claw(s) is due to the cat or kitten’s injury or disease.

23.5.1 EXCEPTION: Any cat or kitten that was registered, declawed, and actively shown prior to [effective date of enactment] may continue to be entered in all classes if the exhibitor submits documentary proof of the following:

- 23.5.1.1 Date of TICA registration prior to [effective date of enactment];
- 23.5.1.2 Active show status prior to [effective date of enactment]; and
- 23.5.1.3 Written proof, signed by a veterinarian, certifying date of the declaw procedure prior to [effective date of enactment].

23.5.2 Documentation required for entry of a declawed cat in a class other than household pet classes as set forth in Show Rule 23.5 and 23.5.1 must be submitted with the entry form. Copies of that documentation shall be submitted to the Executive Office with the Master Catalog. Any documentation found to be invalid will result in entries not being counted.

**Amend Show Rule 216.4:**

216.14 Cats and kittens that have been declawed and are eligible for entry pursuant to Show Rule 23.5 and 23.5.1 shall not be penalized. If entered in any class other than household pet or household pet kitten, the judge should ask show management if the declawed cat or kitten is eligible for entry. If not eligible for entry pursuant to Show Rule 23.5 or 23.5.1, the declawed cat shall be withdrawn from the competition.

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<tr>
<th><strong>Pros:</strong></th>
<th><strong>Cons:</strong></th>
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<tr>
<td>It supports the sentiment of the international cat community that declawing cats is an unacceptable practice.</td>
<td>Allowing declawed HHP/HHPKs to be shown may devalue those classes.</td>
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<td>Allows previously shown declawed cats to continue being shown (subject to verification).</td>
<td>Counts and awards for other exhibitors may be affected if a declawed cat is incorrectly shown and removed from the count after the show.</td>
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