1	[Subdivision Code - Below Market Rate Condominium Conversion Program Alternatives]		
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3	Ordinance amending the Subdivision Code to reauthorize an alternative to compliance		
4	with the Below Market Rate Condominium Conversion Program for certain qualifying		
5	projects subject to the Program.		
6	NOTE: Unchanged Code text and uncodified text are in plain Arial font.		
7	Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font.		
8	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.		
9	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.		
10			
11	Be it ordained by the People of the City and County of San Francisco:		
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13	Section 1. Findings and Purpose.		
14	(a) The Board originally adopted the BMR Condo Program in 1979, and suspended		
15	the Program in 1988. The Department of Real Estate and Department of Public Works		
16	originally administered the Program, and in 1988 the Board designated the Mayor's Office of		
17	Housing as the City department responsible for monitoring the Program. In 2008 in		
18	Ordinance No. 320-08, the Board of Supervisors adopted clarifications to the Below Market		
19	Rate Condominium Conversion Program, codified in Subdivision Code Section 1344 (the		

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Option 1 allowed Pre-Affidavit Owners, as defined in Section 1344, to be released from the

"BMR Condo Program"). Subsection (i) of Section 1344 permitted certain owners of Below

Market Rate Condominium Conversion units ("BMR Units") to take advantage of two options.

Program if they met certain conditions and paid a fee. Option 2 allowed Pre-legislation

Owners, as defined in Section 1344, to receive a one-time increase in the base resale price of

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their respective units. By its terms, subsection (i) expired on January 18, 2011, 24 months from the effective date of the ordinance.

- (b) At the time the Board considered Ordinance No. 320-08, the Mayor's Office of Housing and Community Development ("MOHCD") conducted extensive outreach and direct noticing to owners of BMR Units subject to the BMR Condo Program. In conducting the outreach, MOHCD used its database of BMR Units entitled "Condo Conversion MASTER." It has since come to the MOHCD's attention that a limited number of units inadvertently may not have been included in the database of BMR Units and thus owners of some or all of those units may not have received direct notice or outreach relating to adoption of Ordinance No. 320-08. BMR Unit owners who did not receive notice of the ordinance would not have been in a position to take advantage of the Alternatives to Compliance with the Program.
- (c) The purpose of this ordinance is to rectify this notice problem by re-opening access to Option 1 (for Pre-Affidavit Owners) for a limited time so that qualified Pre-Affidavit Owners who were not in MOHCD's database and who confirm that they did not receive notice of Ordinance No. 320-08 may take advantage of Option 1.

Section 2. The Subdivision Code is hereby amended by revising Section 1344, to read as follows:

SEC. 1344. BELOW MARKET RATE CONDOMINIUM CONVERSION PROGRAM.

As described below, this Section is intended to supersede, to the extent described in subsection (a) below, the provisions of Sections 1341, 1341B, and 1385 relating to the regulation of units subject to those provisions ("Condominium Conversion BMR Units" or "BMR Units").

(i) *[Expired.]* Alternative To Compliance With This Section.

1	(1) Time period for application. This subsection (i) shall be effective for 12 months
2	from the effective date of the ordinance adding this subsection, at which time the subsection will expire
3	by operation of law, and the City Attorney's Office shall arrange for its removal from the Subdivision
4	<u>Code.</u>
5	(2) Eligibility. This subsection applies only to Owners who meet all of the following
6	<u>criteria:</u>
7	(A) The Owner had no notice of the alternatives to compliance with this Section
8	provided by Ordinance No. 320-08 as demonstrated by: (i) certification by MOHCD that the BMR
9	Unit was not listed on the Mayor's Office of Housing's BMR Condominium Conversion database
10	known as "Condo Conversion MASTER" as of April 15, 2008; and (ii) submission to MOHCD of an
11	affidavit, signed by the Owner under penalty of perjury, that he or she had no actual notice of the
12	availability of the alternatives to compliance during the effective period of Section 1344(i) as adopted
13	in Ordinance No. 320-08 and,
14	(B) The Owner qualifies as a Pre-Affidavit Owner, as defined in Section
15	<u>1344(b)(15a).</u>
16	(3) Contract. At the Owner's election and if the Owner qualifies under subsection
17	(i)(2) above, the Owner may choose to enter into a contract with the City, acting through the Mayor's
18	Office of Housing and Community Development, as further set forth in subsection (i)(4) below. To be
19	effective, such contract must be executed by all parties and approved as to form by the City Attorney's
20	Office on or before the date which is 12 months from the effective date of the ordinance adding this
21	subsection (i). Any documents deemed relevant for recordation by the City Attorney's Office must be
22	contemporaneously recorded against the property at the time of recordation of the contract. MOHCD
23	shall, within 90 days from the effective date of the ordinance adding this subsection (i), publish on its
24	website the last date for applying for this option, a form agreement, and any corresponding documents.

1	(4)	Alternative to Compliance: Pre-A	ffidavit Owners who qualify under subsection		
2	(i)(2) may be release	ed from the Program if they enter int	o an agreement with the City to pay a fee		
3	adjusted for income	level and number of bedrooms as pr	ovided in the table below, or 50% of the		
4	difference between t	he BMR Resale Price and the Fair M	larket Value at the time of payment, as defined		
5	herein, whichever is less. The fee may be paid immediately upon execution of the agreement or as a				
6	City lien, provided that the lien option shall only be available if the total debt on the property				
7	(including the City l	ien) is determined by MOHCD to be	less than 80% of the Fair Market Value at the		
8	time the agreement	is executed. If the Pre-Affidavit Own	er qualifies for, and elects to execute, the City		
9	lien option, such lier	n shall be evidenced by a promissory	note and deed of trust in favor of the City		
10	recorded against the	e property. The promissory note will	bear simple interest at 3%, which shall begin		
11	to accrue on the dat	e the Pre-Affidavit Owner executes th	he agreement. Fifty percent (50%) of the		
12	difference between t	he BMR Resale Price and the Fair M	arket Value will be established at the time of		
13	repayment. Upon payment of the fee or recordation of a lien in favor of the City, a release of the				
14	restrictions under the Program will be recorded against the property. The fee shall be as follows:				
15	TABLE INSET:				
16	<u>Unit Size</u>	Moderate Income Designation	Low Income Designation (80% AMI)		
17		(120% AMI)			
18	<u>1-Bedroom or</u>	<u>\$150,000</u>	<u>\$200,000</u>		
19	<u>Smaller</u>				
20	2-Bedroom	<u>\$250,000</u>	<u>\$300,000</u>		
21	<u>3-Bedroom</u>	<u>\$350,000</u>	<u>\$400,000</u>		
22	4-Bedroom	<u>\$450,000</u>	<u>\$500,000</u>		

23 If the Pre-Affidavit Owner qualifies for, and elects to execute, the City lien option, then upon request of 24 the Pre-Affidavit Owner, the City will subordinate its lien to a maximum of 80% loan to value of the 25 property at the time of subordination.

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2	Section 3. Effective Date. This ordinance shall become effective 30 days after				
3	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the				
4	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board				
5	of Supervisors overrides the Mayor's veto of the ordinance				
6					
7	Section 4. Undertaking for the General Welfare. In enacting and implementing this				
8	ordinance, the City is assuming an undertaking only to promote the general welfare. It is not				
9	assuming, nor is it imposing on its officers and employees, an obligation for breach of which it				
10	is liable in money damages to any person who claims that such breach proximately caused				
11	injury.				
12					
13	Section 5. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors				
14	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,				
15	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal				
16	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment				
17	additions, and Board amendment deletions in accordance with the "Note" that appears under				
18	the official title of the ordinance.				
19					
20	APPROVED AS TO FORM:				
21	DENNIS J. HERRERA, City Attorney				
22	Ву:				
23	Susan Cleveland-Knowles Deputy City Attorney				

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