[Additional Eligibility Requirements to Participate in Public Financing Program for Candidates for the Board of Supervisors.]
Ordinance amending Section 1.140 of the San Francisco Campaign and Governmental
Conduct Code, by amending section 1.140 to disqualify from participation in the City's
public financing program any candidate who: (1) has any outstanding fines or penalties
owed to the City that were imposed for violations of state or local campaign finance
laws, the lobbyist ordinance, the campaign consultant ordinance, or local conflict of
interest laws; (2) has not filed with the Ethics Commission any legally required
campaign finance, campaign consultant, lobbyist or statement of economic interests
forms; or (3) has been found by a court to have knowingly, willfully or intentionally
violated state or local campaign finance laws within the previous five years.
Note: Additions are single-underline italics Times New Roman;
deletions are strikethrough italics Times New Roman.
Board amendment additions are <u>double underlined</u> . Board amendment deletions are strikethrough normal .
Be it ordained by the People of the City and County of San Francisco:
Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby
amended by amending section 1.140, to read as follows:
SEC. 1.140. ELIGIBILITY TO RECEIVE PUBLIC FINANCING.
(a) Requirements. To be eligible to receive public financing of campaign expenses
under this Chapter, a candidate must:
(1) Be seeking election to the Board of Supervisors and be eligible to hold the office
sought;
(2) Have filed a statement indicating that he or she intends to participate in the public
financing program under Section 1.142(a) of this Chapter;
manishing program under coolien in 12(a) of the onapter,

1	(3) Have received at least \$5,000 in qualifying contributions from at least 75
2	contributors before the 70th day before the election;
3	(4) Be opposed by another candidate who has either established eligibility to receive
4	public financing, or received contributions or made expenditures which in the aggregate equal
5	or exceed \$5,000;
6	(5) Agree to the following conditions:
7	(A) The candidate bears the burden of proving that each contribution the candidate
8	relies upon to establish eligibility is a qualifying contribution;
9	(B) The candidate bears the burden of proving that expenditures made with public
10	funds provided under this Chapter comply with Section 1.148 of this Chapter;
11	(C) The candidate shall not make qualified campaign expenditures which in the
12	aggregate exceed the expenditure limits specified in Section 1.130 of this Chapter, except as
13	provided in Section 1.134 of this Chapter; and
14	(D) The candidate shall agree to participate in at least one debate with the candidate's
15	opponents-;
16	(6) Have no paid any outstanding late fines or penalties, owed to the City by the candidate
17	or any of the candidate's previous campaign committees, which were imposed for violations of
18	<u>Chapters 1 though 45 of this Article</u> or the campaign finance provisions of the California Political
19	Reform Act (Government Code sections 84100-85704), Chapter 1 of Article II of this Code or
20	Chapters 1 or 2 of Article III of this Code, provided that the Ethics Commission had notified
21	the candidate of such fines or penalties by the time of certification;
22	(7) Have filed any outstanding statements, reports or forms, owed to the City by the
23	candidate or any of the candidate's previous campaign committees, which were required to be
24	filed pursuant to Chapters 1 through 5 of this Article, the campaign finance provisions of the

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1	Political Reform Act (Government Code sections 84100-85704), or Chapter 1, Article III of this
2	Code, provided that the Ethics Commission had notified the candidate of such outstanding
3	forms by the time of certification;
4	(8) (7) Have no finding by a court within the prior five years that the candidate knowingly,
5	willfully, or intentionally violated Chapters 1 through 4 of this Article or the campaign finance
6	provisions of the California Political Reform Act (Government Code sections 84100-85704). For
7	purposes of this section, a plea of nolo contendre shall be treated the same as a finding by a court of a
8	willful violation.
9	(b) Adjustment of Expenditure Limits and Thresholds. Whenever the Ethics
10	Commission pursuant to Section 1.130 adjusts the voluntary expenditure ceilings to reflect
11	changes in the California Consumer Price Index, the Commission is authorized to adjust the
12	threshold limits in subsections (a)(3) and (a)(4) of this Section, and Section 1.152, to reflect
13	changes in the California Consumer Price Index.
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15	APPROVED AS TO FORM:
16	DENNIS J. HERRERA, City Attorney
17	By:
18	CLAIRE M. SYLVIA Deputy City Attorney
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