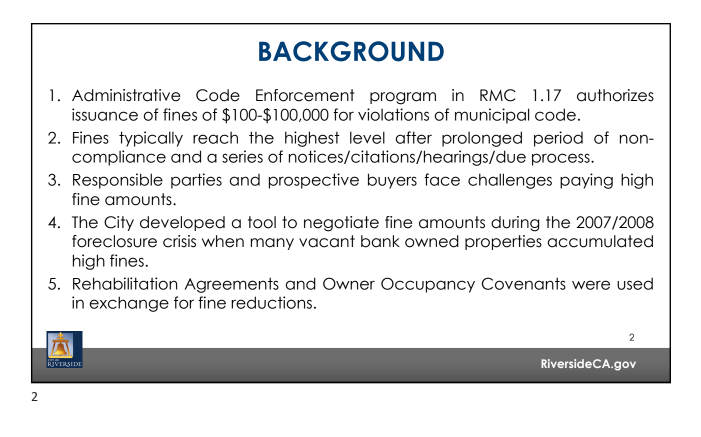
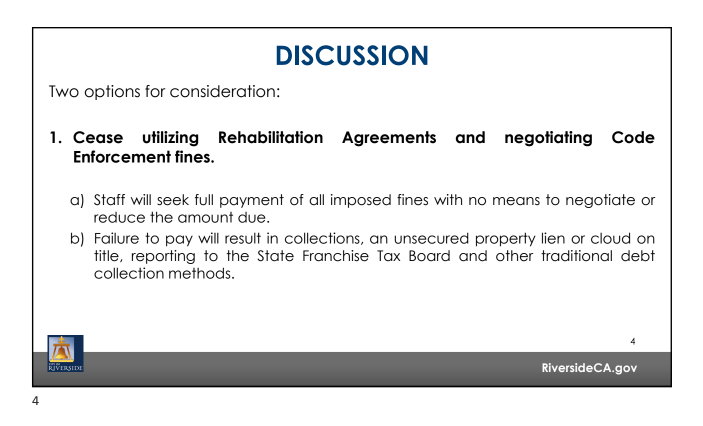
CITY OF RIVERSIDE	Negotiation of Code Enforcement Fines
	Community & Economic Development and City Attorney's Office
Inclusiveness, Community Engagement and Governmental Processes Committee June 2, 2021	
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	BACKGROUND
agi	habilitation Agreements were a legal contract wherein the responsible party reed to resolve the code violations by a prescribed date in exchange for a fine duction.
pro	vner Occupancy Covenants require the property owner to occupy the subject operty as well as make repairs for an agreed upon amount of time in exchange a fine reduction.
Reł Oc	off was authorized to negotiate up to 50% of the original fine amount with a habilitation. Agreement and even greater percentages with an Owner accupancy Covenant based on the amount of time the property remained oner occupied.
9. Red	ductions greater than 50% required City Council approval.
	e agreements have been an informal practice of the City Attorney's Office and proximately 242 agreements have been executed since 2008.
	3
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DISCUSSION
 viii. Property is residential in a low to moderate income area.
 ix. Property has been inherited by a family member who seeks to negotiate within 12 months of transfer.
 x. Actual City administrative costs do not exceed amount being negotiated.
 xi. Rehabilitation Agreement is in best interest of City as violations in question create health/safety/welfare issues.
 b) Recommended negotiation limits:

 Community & Economic Development Director and designee(s) – up to \$25,000.
 City Manager – up to \$50,000.
 City Council – Greater than \$50,000.

