

ORDINANCE _____

AN ORDINANCE related to land use, zoning and environmental review, amending Sections 23.40.006, 23.42.040, 23.42.050, 23.44.014, 23.44.041, 23.45.504, 23.45.510, 23.45.512, 23.45.514, 23.45.518, 23.45.526, 23.45.527, 23.45.529, 23.45.532, 23.45.545, 23.47A.005, 23.47A.008, 23.54.015, 23.54.016, 23.54.020, 23.55.022, 23.76.004, 23.76.006, 23.84A.032, 23.91.002, 25.05.800 and Chapter 23.52 of the Seattle Municipal Code, and adding new Sections 23.40.035 and 23.52.008 to carry out proposals for regulatory reform.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 23.40.006 of the Seattle Municipal Code, which section was last amended by Ordinance 123649, is amended as follows:

23.40.006 Demolition of housing

No demolition permit for a structure containing a dwelling unit shall be issued unless one of the following conditions is satisfied, and provided that no permit for demolition of a structure containing a dwelling unit may be issued if the new use is for non-required parking:

A. The structure is a residential use in a single family zone ((that was last occupied as rental housing and has been unoccupied)) and was not occupied as rental housing ((for at least)) during the prior 12 ((consecutive)) months, unless such demolition aids expansion of ((a)) an adjacent non-residential use; or

B. A permit or approval has been issued by the Director according to the procedures set forth in Chapter 23.76, Procedures for Master Use Permits and Council Land Use Decisions, to change the use of the structure or the premises; or

C. A permit or approval has been issued by the Director to relocate the structure containing a dwelling unit to another lot, whether within the City limits or outside the City limits, to be used, on the new lot, as a dwelling unit; or

* * *

Section 2. A new Section 23.40.035 of the Seattle Municipal Code is adopted to read as 1 follows: 2 23.40.035 Location of accessory dwelling units on through lots 3 On a through lot, when yards cannot be determined pursuant to Section 23.40.030, the 4 Director shall designate a rear yard for the purpose of allowing a detached accessory dwelling. 5 In designating a rear yard, the Director shall consider factors including but not limited to the 6 location of existing structures, vehicular and pedestrian access, platting patterns in the vicinity 7 8 and topography. Section 3. Section 23.42.040 of the Seattle Municipal Code, which section was last 9 amended by Ordinance 123565, is amended as follows: 10 23.42.040 Intermittent, temporary and interim uses 11 The Director may grant, deny or condition applications for the following intermittent, 12 temporary or interim uses not otherwise permitted or not meeting development standards in the 13 zone. 14 A. Intermittent Uses. 15 1. A Master Use Permit for a time period of up to one year may be authorized for 16 any use that occurs no more than two days per week and does not involve the erection of a 17 permanent structure, provided that: 18 a. The use ((shall)) is not ((be)) materially detrimental to the public 19 welfare; and 20 b. The use ((shall)) does not result in substantial injury to the property in 21 the vicinity; and 22 c. The use ((shall be)) is consistent with the spirit and purpose of the Land 23 Use Code. 24 25 26 27 2 Form Last Revised: December 6, 2011 28

1	B. ((Temporary Four Week Use. A Master Use Permit for a time period of up to four
2	weeks may be authorized for any use that does not involve the erection of a permanent structure
3	and that meets the requirements of subsections 23.42.040.A.1.a – 23.42.040.A.1.c.)) <u>Reserved.</u>
4	C. Temporary Uses for Up to Six Months. A Master Use Permit for a time period of up
5	to six months may be authorized for a transitional encampment, as defined in subsection
6	23.84A.038; provided the transitional encampment is not accessory to a religious facility or a
7	principal use on property owned or controlled by a religious organization.
8	<u>D.</u> Temporary Uses for Up to ((Six)) <u>Eighteen</u> Months. A Master Use Permit for a time
9	period of up to ((six)) 18 months may be authorized for any use, except transitional
10	encampments, that does not involve the erection of any permanent structure and that meets the
11	requirements of subsections 23.42.040.A.1.a – 23.42.040.A.1.c.
12	***
13	Section 4. Section 23.42.050 of the Seattle Municipal Code, which section was last
14	amended by Ordinance 123649, is amended as follows:
15	23.42.050 Home occupations
16	A home occupation of a person residing in a dwelling unit is permitted outright ((in that
17	dwelling unit)) in all zones as an accessory use to any residential use permitted outright or to a
18	permitted residential conditional use, ((in each case)) subject to the following requirements:
19	((standards of this section.))
20	A. The occupation ((shall be)) is clearly incidental to the use of the dwelling unit as a
21	dwelling.
22	B. Commercial deliveries and pickups to the dwelling unit ((shall be)) are limited to one
23	per day Monday through Friday. No commercial deliveries or pickups ((shall be)) are permitted
24	on Saturday, Sunday or federal holidays.
25	((C. To discourage drop-in traffic, the address of the home occupation shall not be given
26	in any advertisement, including but not limited to commercial telephone directories, newspapers,
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magazines, signs, flyers, radio, television or other media. Addresses may be listed on business 1 cards, but a statement must be included to the effect that business is by appointment only.)) 2 C. Customer visits are by appointment only. 3 D. The occupation ((shall)) may be conducted ((only)) within ((the principal)) any legal 4 principal or accessory dwelling unit or structure, ((or in an accessory dwelling unit)) provided 5 that licensed child care may be conducted only in the principal structure or in an accessory 6 dwelling unit. Home occupations may be conducted by residents of a principal dwelling unit 7 and/or an accessory dwelling unit. The presence of one home occupation does not preclude a 8 resident of another legally established dwelling unit on the property from also conducting a home 9 occupation. 10 E. Parking of vehicles associated with the home occupation ((shall be)) is permitted 11 anywhere that parking is permitted on the lot. 12 ((E))F. To preserve the residential appearance of the dwelling unit, there shall be no 13 evidence of the home occupation visible from the exterior of the structure($(\frac{1}{2})$), provided that: 14 $1.((\Theta))$ Outdoor play areas for licensed child care programs and outdoor activities 15 customarily incidental to the residential use ((shall be)) are permitted((-)); 16 2. Interior and exterior alterations and additions that comply with the development 17 standards of the zone are permitted; 18 3. Alterations and additions that are required by licensing or construction codes 19 for licensed child care programs are permitted; and 20 4. Signs identifying the home occupation are permitted subject to compliance with 21 Chapter 23.55, Signs. 22 <u>G.</u> No outdoor storage ((shall be)) is permitted in connection with a home occupation. 23 ((F. To preserve the residential character and use of the dwelling unit, only internal 24 alterations customary to residential use shall be permitted, and no external alterations shall be 25 26 27 4 Form Last Revised: December 6, 2011

permitted to accommodate a home occupation, except as required by licensing or construction codes for child care programs.))

((G-))<u>H</u>. Except for <u>licensed</u> child care programs, ((not)) <u>no</u> more than ((one)) <u>two</u> person<u>s</u>((, whether full time or part time, who is not a resident)) <u>who are not residents</u> of ((the)) <u>a</u> dwelling unit <u>on the lot</u> may work in ((the dwelling unit of the)) <u>a</u> home occupation, regardless of whether the persons work full or part-time or are ((whether or not)) compensated. ((This includes persons working off site who come to the site for business purposes at any time as well as persons working on site.))

((H.))<u>I.</u> The home occupation shall not cause ((or add to)) <u>a substantial increase in</u> onstreet parking congestion or ((cause)) a substantial increase in traffic ((through residential areas)) within the immediate vicinity.

((L))<u>J</u>. A maximum of two passenger vehicles, vans and similar vehicles each not exceeding a gross vehicle weight of 10,000 pounds ((shall be)) <u>are</u> permitted to operate in connection with the home occupation, independent of commercial deliveries and pickups as provided for in subsection 23.42.050.B.

 $((J_{\cdot}))K_{\cdot}$ The home occupation shall be conducted so that <u>noise</u>, odor, <u>smoke</u>, dust, light and glare, and electrical interference and other similar impacts are not detectable by sensory perception at or beyond the property line of the lot where the home occupation is located.

((K. Signs are regulated by Chapter 23.55.))

L. <u>Licensed</u> ((\bigcirc))<u>c</u>hild care programs in the home of the operator are limited to 12 children per day including the children of the operator.

Section 5. Section 23.44.014 of the Seattle Municipal Code, which section was last amended by Ordinance 123649, is amended as follows:

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23.44.014 Yards

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Yards are required for every lot in a single-family zone. A yard that is larger than the minimum size may be provided.

A. Front Yards.

1. The front yard <u>depth</u> shall be either the average of the front yards of the singlefamily structures on either side or (((twenty (20))) <u>20</u> feet, whichever is less.

2. On any lot where the natural gradient or slope, as measured from the front line of the lot for a distance of $((sixty (60))) \underline{60}$ feet or the full depth of the lot, whichever is less, is in excess of $((thirty-five (35))) \underline{35}$ percent, the required front yard <u>depth</u> shall be either $((twenty (20))) \underline{20}$ feet less one (((1))) foot for each one (((1))) percent of gradient or slope in excess of $((thirty-five (35))) \underline{35}$ percent, or the average of the front yards on either side, whichever is less.

3. In the case of a through lot, each yard abutting a street, except a side yard, shall be a front yard. Rear yard ((requirements)) provisions shall not apply to the lot, except pursuant to Section 23.40.030 or 23.40.035.

4. A larger yard may be required in order to meet the provisions of Section23.53.015, Improvement requirements for existing streets in residential and commercial zones.

Section 6. Section 23.44.041 of the Seattle Municipal Code, which section was last amended by Ordinance 123649, is amended as follows:

23.44.041 Accessory Dwelling Units

B. Accessory dwelling units, detached, additional provisions. ((A detached accessory dwelling unit is also known as a backyard cottage.)) The Director may authorize a detached accessory dwelling unit, also known as a backyard cottage, ((and that unit may be used as a residence, only under)) if the unit meets the ((conditions set forth in)) requirements of subsection 23.44.041.A and the following additional ((conditions)) requirements:

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1. Detached accessory dwelling units are not permitted on a lot if any portion of the lot is within the Shoreline District established pursuant to Section 23.60.010.

2. ((Detached accessory dwelling units are required to meet the additional)) <u>The</u> development standards set forth in Table B for 23.44.041:

5 Table B for 23.44.041 6 **Development Standards for Detached Accessory Dwelling Units**¹ 4,000 sq. ft. a. Minimum Lot Size 7 b. Minimum Lot Width 25 feet 8 70 feet² c. Minimum Lot Depth d. Maximum Lot Coverage The provisions of Section 23.44.010 apply. 9 A detached accessory dwelling unit, 10 together with any other accessory structures e. Maximum Rear Yard Coverage and other portions of the principal structure, 11 is limited to a maximum combined coverage of 40% of the rear yard. 12 800 sq. ft. including garage and storage area 13 but excluding areas below grade, measured f. Maximum Gross Floor Area as set forth in Section 23.86.007. 14 A detached accessory dwelling unit may 15 not be located within the front yard required by subsection 23.44.014.A, except on a 16 g. Front Yard through lot pursuant to Section 23.40.030 17 or Section 23.40.035 and row i of this Table B for 23.44.041. 18 The provisions of subsection 23.44.014.C h. Minimum Side Yard 19 apply.⁷ A detached accessory dwelling unit may be 20 located within a required rear yard if it is 21 not within 5 feet of any lot line, unless the i. Minimum Rear Yard lot line is adjacent to an alley, in which case 22 a detached accessory dwelling unit may be located at that lot line.^{3,4} 23 Entrances to detached accessory dwelling 24 units may not be located on facades facing the nearest side lot line or the rear lot line j. Location of Entry 25 unless the nearest side lot line or rear lot line abuts an alley or other public right-of-26

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Table B for 23.44.041 Development Standards for Detached Accessory Dwelling Units ¹						
way.						
((The roof peak of the detached accessory dwelling unit may not extend more than 1 feet above the roof peak of the principal dwelling unit and must comply with the height limits set forth in the table below.))						
k. Maximum Height Limits ⁵	Lot Width (feet)					
	Less than 30	1	35 up to	Above 40 up to 50 ⁶	Greater than 50 ((or greater ⁶)	
1) Maximum <u>Base</u> Structure Height (feet)	12	14	15	16	16	
2) Maximum Structure Height with Pitched Roof feet) ⁸	15	21	22	22	23	
(3) Maximum Structure Height with Shed or Butterfly Roof (feet); see Exhibit A for 23.44.041.	15	18	19	20	20	
. Minimum Separation from Principal Structure	5 feet					
Sutterfly Roof (feet); see Exhibit A for 23.44.041. Image: Section 1.1 Image: Minimum Separation from Principal Structure 5 feet Footnotes: Image: Section 1.1 Image: The Director may allow an exception to standards ((4)) <u>a</u> -f, h, i and j pursuant to subsection 23.44.041.B.3, for converting existing accessory structures. 2. For lots that do not meet the lot depth requirement, but have a greater width than depth and an area greater than 5,000 sq. ft., a detached accessory dwelling unit is permitted, provided the detached accessory dwelling unit is not located in a required yard. 8. If the lot line is adjacent to an alley and a detached accessory dwelling unit includes a garage with a ethicle entrance that faces the alley, the garage portion of the structure may not be located within 12 feet of the centerline of the alley. 4. On a reversed corner lot, no detached accessory dwelling unit shall be located in that portion of the equired rear yard that abuts the required front yard of the adjoining key lot. 5. Features such as chimneys, antennas, and flagpoles may extend up to 4 feet above the maximum allowed height. ((The additional height for sloped lots permitted by subsection 23.44.012.B does not type)) 6. Detached accessory dwelling unit is located and accessory dwelling unit is located accessory dwelling unit is by subsection 23.44.012.B does not type) 7. Detached accessory dwelling units on lots that have a width greater than 40 feet up to 50 feet may (also) be built to the maximum height limit((s)) applicable in the column for lots						

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3. Conversion of accessory structures. An existing accessory structure that is not located in a required front yard, or that is located in a front yard where Section 23.40.030 or 23.40.035 applies, may be converted into a detached accessory dwelling unit if the structure complies with the minimum standards set forth in Sections 22.206.010 through 22.206.140 of the Housing and Building Maintenance Code and with the Seattle Residential Code, if work requiring a permit is performed on the structure or has previously been performed without a permit. The Director may allow an exception to one or more of the development standards for accessory dwelling units contained in subsections 23.44.041.A.4 and standards a-f, h, i and j listed in Table B for ((23.044.041)) 23.44.041, provided the conversion does not increase the structure's nonconformity with the standard and the applicant can demonstrate that the accessory structure was constructed prior to June 1, 1999, as an accessory structure.

Section 7. Section 23.45.504 of the Seattle Municipal Code, which section was last amended by Ordinance 123547, is amended as follows:

23.45.504 Permitted and prohibited uses

A. All uses are permitted outright, prohibited or permitted as a conditional use according to Table A for 23.45.504 and this Section 23.45.504. Uses not referred to in Table A <u>for</u> 23.45.504 are prohibited, unless otherwise indicated in this Chapter 23.45 or Chapters 23.51A, 23.51B, or 23.57. Communication utilities and accessory communication devices, except as exempted in Section 23.57.002, are subject to the regulations in this Chapter 23.45 and additional regulations in Chapter 23.57. Public facilities are subject to the regulations in Section 23.51A.004.

B. All permitted uses are allowed as a principal use or as an accessory use, unless otherwise indicated in this Chapter 23.45.

Table A for	23.45.504: Permitted and Prohibited Uses	
	Permitted and Prohibited Uses by Zone	

T	Uses	<u>LR1</u>	((LR1,)) LR2((,)) and LR3				
ŀ	A. Residential use	<u>P</u>	Р	Р			
	B. Institutions	$\underline{P}/\underline{CU}^{1}$	P/CU^1	P/CU^1			
	C. Uses in existing or former public						
	schools						
	C.1. Child care centers, preschools,	<u>P</u>	Р	Р			
	public or private schools, educational						
	and vocational training for the						
	disabled, adult evening education classes, nonprofit libraries,						
	community centers, community						
	programs for the elderly and similar						
	uses in existing or former public						
	schools.						
	C.2. Other non-school uses in	Permitted pursuant to	Permitted pursuant to	Permitted			
e	existing or former public schools	procedures established	procedures established	pursuant to			
		in Chapter 23.78	in Chapter 23.78	procedures			
				established in			
				Chapter 23.78			
	D. Park and pool and park and ride	X/CU^2	X/CU ²	X/CU^2			
	ots E. Parks and playgrounds including	<u>P</u>	Р	Р			
	customary uses	<u>r</u>	1	r			
	F. Ground floor commercial uses	X/RC	X/P ³ /RC	P^3			
	G. Medical Service Uses other than	P/X^4	P/X^4	P/CU/X ⁴			
	permitted ground floor commercial						
ι	ises						
	H. Uses not otherwise permitted in	<u>CU</u>	CU	CU			
	andmark structures	5	5	5			
	. Cemeteries	$\underline{P/X^5}$	P/X ⁵	P/X ⁵			
	J. Community Gardens	<u>P</u>	P	P			
	K. All other uses Footnotes to Table A for 23.45.504	<u>X</u>	Х	Х			
	1. Institutions meeting development sta	ndarda ara narmittad autr	ight: all others are adminid	strative condition			
	uses pursuant to Section 23.45.506. The provisions of this Chapter 23.45 shall apply to Major Institution uses as provided in Chapter 23.69.						
	2. Prohibited in Station Area Overlay I	Districts; otherwise, permi	tted as an administrative c	onditional use			
	oursuant to Section 23.45.506.	, , <u>1</u>					
	3. Commercial uses identified as indica						
	structures in any Midrise or Highrise z		d Lowrise 3 zones that are	located within a			
	urban center or the Station Area Overla						
	4. Subject to subsection 23.45.504.G at	nd 23.45.506.F.					
	5. Subject to subsection 23.45.504.F.						
	P = Permitted outright CU = Permitted as an Administrative C	onditional Use					
	RC = Permitted in areas zoned Residen		d subject to the provisions	of the RC zone			
		initial Commercial (ICC), an	a subject to the provision	, of the RC Zone,			
4 Chapter 23.46							
	X = Prohibited						

1	C. Accessory uses. The following accessory uses are permitted in all multifamily zones,	
2	subject to standards in Section 23.45.545, if applicable:	
3	1. Private garages and carports;	
4	2. Private, permanent swimming pools, hot tubs and other similar uses;	
5	3. Solar collectors, including solar greenhouses;	
6	4. Open wet moorage accessory to residential structures;	
7	5. Uses accessory to parks and playgrounds, pursuant to Section 23.45.578;	
8	6. Bed and breakfasts in a dwelling unit that is at least five years old;	
9	7. Recycling collection stations;	
10	8. Urban farms with planting area not more than 4,000 square feet. Urban farms	
11	with greater than 4,000 square feet of planting area may be allowed as an administrative	
12	conditional use to any use permitted outright or as a conditional use. The Director may grant,	
13	condition or deny a conditional use permit in accordance with subsection 23.52.051.B; and	
14	9. Accessory dwelling units.	
15	D. Heat recovery incinerators may be permitted as accessory administrative conditional	
16	uses, pursuant to Section 23.45.506.	
17	E. Ground floor commercial use.	
18	1. Drive-in businesses are prohibited, as either a principal or accessory use.	
19	2. The following uses are permitted as ground-floor commercial uses in Lowrise 2	
20	and Lowrise 3 zones located within an urban center or the Station Area Overlay District, and in	
21	Midrise and Highrise zones pursuant to Section 23.45.532:	
22	a. Business support services;	
23	b. Food processing and craft work;	
24	c. General sales and services;	
25	d. Medical services;	
26	e. Offices;	
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f. Restaurants; and 1 g. Live-work with one of the uses permitted in this subsection 23.45.504.E 2 3 as the permitted commercial use. ((2. In MR zones, ground floor commercial uses are permitted only on a lot that is 4 within 800 feet of a neighborhood commercial zone.)) 5 *** 6 Section 8. Section 23.45.510 of the Seattle Municipal Code, which section was last 7 8 amended by Ordinance 123770, is amended as follows: 23.45.510 Floor area ratio (FAR) limits 9 A. General provisions. 10 1. All gross floor area not exempt under subsection 23.45.510. E counts toward the 11 maximum gross floor area allowed under the floor area ratio (FAR) limits. 12 2. The applicable FAR limit applies to the total non-exempt gross floor area of all 13 structures on the lot. 14 3. If a lot is in more than one zone, the FAR limit for each zone applies to the 15 portion of the lot located in that zone, and the floor area on the portion of the lot with the lower 16 FAR limit may not exceed the amount that would be permitted if it were a separate lot. 17 B. FAR limits in LR zones. Floor area ratio limits apply in LR zones as shown in Table 18 A for 23.45.510, provided that if the LR zone designation includes an incentive zoning suffix, 19 then the applicant shall comply with Chapter 23.58A, Incentive Provisions, to obtain gross floor 20 area exceeding that allowed by the FAR shown in the suffix designation. These FAR limits also 21 apply to any nonresidential uses permitted pursuant to subsection 23.45.504.E. Single-purpose 22 nonresidential development is subject to the lowest FAR limit listed in Table A for 23.45.510 for 23 the applicable zone and location. 24 25

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Zone Location Category of Residential Use ⁽¹⁾							
	Outside or Inside Urban Centers, Urban Villages, and the Station Area Overlay District	Cottage Housing Developments and Single- Family Dwelling Units	Rowhouse Developments ⁽²⁾	Townhouse Developments ⁽²⁾	Apartments 2)		
LR1	Either outside or inside	1.1	1.0 or 1.2	0.9 or 1.1	1.0		
LR2	Either outside or inside	1.1	1.1 or 1.3	1.0 or 1.2	1.1 or 1.3		
LR3	Outside	1.1	1.2 or 1.4	1.1 or 1.3	$1.3 \text{ or } 1.5^{(3)}$		
	Inside	1.1	1.2 or 1.4	1.2 or 1.4	1.5 or 2.0		
	C. In LR zones, in	order to qualify	C	limit shown in Tab	ble A for		
23.45.5	510, the following a 1. Applica			e structure will me	et green build		
1. Applicants shall make a commitment that the structure will meet green building performance standards by earning a Leadership in Energy and Environmental Design (LEED)							
periori	······································		isinp in Energy and		sign (LEED)		
Silver	rating or a Built Gr	-	of the Master Build	ders Association of	King and		
Silver Snohoi	rating or a Built Gr nish Counties, exc	ept that an applic	of the Master Build	lers Association of g for funding from t	King and he Washingt		
Silver Snohor State H	rating or a Built Gr nish Counties, exc lousing Trust Fund	ept that an application application and/or the Seattl	of the Master Build ant who is applying e Office of Housin	ders Association of	King and he Washingt ffordable		
Silver Snohoi State H housin	rating or a Built Gr nish Counties, exc lousing Trust Fund g((,)) may elect to a	ept that an application application and/or the Seattl meet green buildi	of the Master Build ant who is applying e Office of Housin ng performance sta	lers Association of g for funding from t g to develop new af	King and the Washingt ffordable the Washing		

subsection 23.45.510.C.1 are those identified in Section 23.45.526, and that section shall apply 24

as if the application were for new development gaining extra residential floor area.

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1	2. For all categories of residential use, and mixed-use development, if the lot	
2	abuts an alley and the alley is used for access, improvements to the alley shall be required as	
3	provided in subsections 23.53.030.E and F, except that the alley shall be paved rather than	
4	improved with crushed rock, even for lots containing fewer than ten dwelling units.	
5	3. Parking location if parking is provided.	
6	a. For rowhouse and townhouse developments, and mixed-use	
7	development containing either of those housing types, parking shall be totally enclosed with the	
8	same structure as the residential use, located in a structure or portion of a structure that meets the	
9	requirements of subsection 23.45.510.E.5, or located in a parking area or structure at the rear of	
10	the lot.	
11	b. For apartments, and mixed-use development containing apartments,	
12	parking may either:	
13	1) be totally enclosed within the same structure as the residential	
14	use; or	
15	2) <u>be</u> on lots located outside of $((U))\underline{u}$ rban $((C))\underline{c}$ enters, $((U))\underline{u}$ rban	
16	$((V))\underline{v}$ illages, and the Station Area Overlay District, be located off an alley at the rear of the lot,	
17	provided that all surface parking is limited to a single row of spaces along the alley and access to	
18	each surface parking space is taken directly from the alley.	
19	4. Access to parking if parking is provided.	
20	a. Access to required barrier-free parking spaces may be from either a	
21	street or an alley. Subsections 23.45.510.C.4.b, c, and d do not apply to required barrier-free	
22	parking spaces.	
23	b. If the lot abuts an alley, access to parking shall be from the alley, unless	
24	one or more of the conditions in subsection 23.45.536.C.2 are met.	
25	c. If access cannot be provided from an alley, access shall be from a street	
26	if the following conditions are met:	
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1	1) on corner lots, the driveway shall abut and run parallel to the
2	rear lot line of the lot or a side lot line that is not a street lot line.
3	2) on a non-corner lot, there is no more than one driveway per 160
4	feet of street frontage.
5	d. $((i))$ <u>If</u> access to parking does not meet one of the standards in this
6	subsection 23.45.510.C.4, or if an exception is granted that allows parking access from both an
7	alley and a street pursuant to subsection 23.45.536.C, the lower FAR limit on Table A for
8	23.45.510 applies.
9	***
10	Section 9. Section 23.45.512 of the Seattle Municipal Code, which section was last
11	amended by Ordinance 123495, is amended as follows:
12	23.45.512 <u>Residential ((D))d</u> ensity limits – Lowrise zones
13	A. There shall be a minimum lot area per dwelling unit in LR zones for cottage housing
14	developments, townhouse developments, ((and)) apartments, and mixed-use development
15	containing residential use, as shown on Table A for 23.45.512, except as provided in
16	((subsections B, C, D, E, and G of this Section)) subsections 23.45.512.B, C, D, E, and G.
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ļ	Table A for 23 45 512: Residential Density Limits in Lowrise Zones								
1	Table A for 23.45.512: <u>Residential</u> Density Limits in Lowrise Zones Zone Units allowed per square foot of lot area by category of residential use								
	Zone	Cottage Housing	Rowhouse		Townhouse	Apartment ⁽³⁾			
2		Development ⁽¹⁾ and	Development		Development ⁽²⁾	- <i>T</i>			
3		Single-family Dwelling Unit							
4	LR1	1/1,600	No limit		1/2,200 or 1/1,600	1/2,000 Duplexes and			
5						Triplexes only			
6	LR2	1/1,600	No limit		1/1,600 or No limit	1/1,200 or No limit			
7	LR3	1/1,600	No limit		1/1,600 or No limit	1/800 or No limit			
8 9	⁽¹⁾ See Se ⁽²⁾ For to shown is ⁽³⁾ For ap	Footnotes for Table A for 23.45.512 ⁽¹⁾ See Section 23.45.531 for specific regulations about cottage housing developments. ⁽²⁾ For townhouse developments that meet the standards of subsection 23.45.510.C, the higher density shown is permitted in LR1 zones, and there is no density limit in LR2 and LR3 zones. ⁽³⁾ For apartments that meet the standards of subsection 23.45.510.C, there is no density limit in LR2							
10	and LR3	zones.							
11				***					
12	S	ection 10. Section 23	3.45.514 of the S	Seattle M	unicipal Code, which	n section was last			
13	amended	by Ordinance 12349	95, is amended a	as follows	5:				
14	23.45.51	4 Structure height							
15	A	. Subject to the addit	tions and except	tions allo	wed as set forth in th	is Section 23.45.514,			
16	the heigh	t limits for principal	structures perm	nitted in I	lowrise zones are as	shown on Table A for			
17	23.45.51	4.							
18									
19									
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21									
22									
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24									
25									
26									
27	Form Last Re	evised: December 6, 2011	1	6					
28									

((Housing)) <u>Development</u> Type	LR1	LR2 outside Urban Centers, Urban Villages, and Station Area Overlay	LR2 <u>in</u> <u>Urban</u> <u>Centers,</u> <u>Urban</u> <u>Villages, and</u> <u>Station Area</u> <u>Overlay</u>	LR3 outside Urban Centers, Urban Villages, and Station	LR3 in Urban Centers, Urban Villages, and Station Area Overlay Districts	
		Districts	Districts	Area Overlay Districts		
Cottage Housing Developments ¹	18	<u>18</u>	18	18	18	
DevelopmentsRowhouse andTownhouseDevelopments	30	<u>30</u>	30	30	30	
Apartments ^{1}	30	30	30	30 ^{((1))<u>2</u>}	40 ^{((2))<u>3</u>}	
Single-Purpose Nonresidential Developments	<u>Not</u> <u>Permitted</u>	Not Permitted	<u>18</u>	Not Permitted	18	
Footnotes for Table A for 23.45.514: ¹ Structure height limits apply to single-purpose residential development, and mixed-use						
development where permitted in LR2 and LR3 zones in urban centers and the Station Area Overlay District. ((+))2 On lots located in the Delridge High Point Revitalization Area shown in Map A for Section						
$\frac{\underline{\text{District.}}}{((4))\underline{2}} \text{ On lots locat}$	ed in the Del	ridge High Point	Revitalization A	rea shown in M	lap A for Section	
$\frac{\text{District.}}{^{((4))2}}$ On lots locat 23.34.020 that we was signed by a p	ed in the Del ere rezoned t public agency	ridge High Point o Lowrise 4 subj y, the height limit	Revitalization A ect to a property t for apartments i	rea shown in M use and develop s 40 feet.	ap A for Section	
$\frac{\text{District.}}{^{((4))2}}$ On lots locat 23.34.020 that we was signed by a p	ed in the Del ere rezoned t public agency mit is 30 feet	ridge High Point o Lowrise 4 subj y, the height limit t on the portions	Revitalization A ect to a property t for apartments i of lots that are w	trea shown in M use and develop s 40 feet. ithin 50 feet of a	lap A for Section oment agreement that a single-family zoned	
$\frac{\text{District.}}{((4))^2} \text{ On lots locat} \\ 23.34.020 \text{ that we was signed by a p} \\ ((2))^3 \text{ The height li} \\ ((2))^3 \text{ Comparison of the light limits} \\ ((2))^3 \text{ Comparison of the limits} \\ ((2))^3 C$	ed in the Del ere rezoned t public agency mit is 30 feet	ridge High Point o Lowrise 4 subj y, the height limit t on the portions	Revitalization A ect to a property t for apartments i of lots that are w	trea shown in M use and develop s 40 feet. ithin 50 feet of a	lap A for Section oment agreement that a single-family zoned	
District. $((^{(+))2}$ On lots locat 23.34.020 that we was signed by a p $(^{(2))3}$ The height li lot, unless the lot	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam ***	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned	
District. $((^{(+))2}$ On lots locat 23.34.020 that we was signed by a p $(^{(2))3}$ The height li lot, unless the lot	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi 23.45.518 of the	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	
District. ((⁴)) ² On lots locat 23.34.020 that we was signed by a p ((²)) ³ The height li lot, unless the lot Section 1	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2 inance 1234	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated f 23.45.518 of the	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	
District. ((⁴)) ² On lots locat 23.34.020 that we was signed by a p ((²)) ³ The height li lot, unless the lot Section 1 amended by Ord 23.45.518 Setba	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2 inance 1234 acks and Se	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi 23.45.518 of the 195, is amended parations	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic as follows:	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	
District. ((⁴)) ² On lots locat 23.34.020 that we was signed by a p ((²)) ³ The height li lot, unless the lot Section 1 amended by Ord 23.45.518 Setba	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2 inance 1234 acks and Se nes. Require	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi 23.45.518 of the 495, is amended parations ed setbacks for	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic as follows:	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	
$\frac{\text{District.}}{^{((4))2} \text{ On lots locat}}$ 23.34.020 that we was signed by a p $^{((2))3}$ The height lide lot, unless the lot Section 1 amended by Ordan 23.45.518 Setba A. LR 202	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2 inance 1234 acks and Se nes. Require	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi 23.45.518 of the 495, is amended parations ed setbacks for	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic as follows:	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	
$\frac{\text{District.}}{^{((4))2} \text{ On lots locat}}$ 23.34.020 that we was signed by a p $^{((2))3}$ The height lide lot, unless the lot Section 1 amended by Ordan 23.45.518 Setba A. LR 202	ed in the Del ere rezoned to public agency mit is 30 feet in the LR zo 1. Section 2 inance 1234 acks and Se nes. Require	ridge High Point o Lowrise 4 subj y, the height limit t on the portions one is separated fi 23.45.518 of the 495, is amended parations ed setbacks for	Revitalization A ect to a property t for apartments i of lots that are w rom a single-fam *** e Seattle Munic as follows:	area shown in M use and develop s 40 feet. ithin 50 feet of a ily zoned lot by	lap A for Section oment agreement that a single-family zoned a street.	

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Table A for 23.45.518: Required Setbacks in LR Zones measured in feet

All LR Zones Category of Residential Use ⁽¹⁾							
Setback	Cottage Housing Developments and Single- Family Dwelling	Rowhouse Developments ⁽²⁾	Townhouse Developments	Apartments			
	Units						
Front	7 average;	5 minimum	7 average;	5 minimum			
Rear	5 minimum 0 with Alley;	0 with Alley;	5 minimum 7 average;	10 minimum wit			
Keai	7 if no Alley	With no alley:	5 minimum	alley;			
	5	7 average;		15 minimum if			
<u></u>	-	5 minimum		no alley			
Side Setback for Facades 40 feet	5	0, except that on side lot lines that	5	5			
or less in		abut a single-					
length ⁽⁽⁺⁾⁾⁽³⁾		family zone, the					
-		setback is 5					
Side Setback for	5 minimum	0, except that on	7 average;	7 average;			
Facades greater than 40 feet in		side lot lines that abut a single-	5 minimum	5 minimum			
length		family zone, the					
0		setback is 7					
		average;					
Footnotes to Table	A for 22 45 519	5 minimum					
		dential development o	f each category, and	all portions of			
		e predominant categor		<u>p</u>			
		nouse development, m	ixed-use developme	nt including			
rowhouses, and sin	ngle-purpose nonresid	ential development. for the FAR exemption	on in subsection 22 A	5 510 E 5 are not			
considered part of	the facade length for	the purposes of detern	nining the side setba	ck requirement.			
r		***					
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Section 12	. Section 23.45.526	of the Seattle Munic	cipal Code, which s	section was last			
manded by Ordin	nance 123495, is am	anded as follows:					
unended by Ordin	iance 123473, 18 all	chucu as follows.					
23.45.526 LEED,	Built Green, and I	Evergreen Sustaina	ble Development	Standards			
A. Applica	ants for all new deve	elopment gaining ext	tra residential floor	area, pursuant to			
this Chapter 23.45	i, or seeking to quali	ify for the higher FA	R limit in Table A	for 23.45.510((,			
except additions a	nd alterations,)) sha	ll make a commitme	ent that the structur	e will meet green			
		10					
	1 (0011	10					

1	building performance standards by earning a Leadership in Energy and Environmental Design
2	(LEED) Silver rating or a Built Green 4-star rating of the Master Builders Association of King
3	and Snohomish Counties, except: ((that))
4	1. This commitment is not required for building additions and alterations; and
5	<u>2.</u> (($\hat{\mathbf{a}}$)) <u>A</u> n applicant who is applying for funding from the Washington State
6	Housing Trust Fund and/or the Seattle Office of Housing to develop new affordable housing, as
7	defined in subsection 23.45.526.D, may elect to meet green building performance standards by
8	meeting the Washington Evergreen Sustainable Development Standards (ESDS).
9	***
10	Section 13. Section 23.45.527 of the Seattle Municipal Code, which section was last
11	amended by Ordinance 123495, is amended as follows:
12	23.45.527 Structure width and façade length limits in LR zones
13	A. Structure width for all development in LR zones may not exceed the width indicated
14	on Table A for 23.45.527.
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Zone Width in feet by Category of Residential Use ⁽¹⁾				
	Cottage Housing and Rowhouse Developments	Townhouse Developments <u>and</u> <u>Single-Purpose</u> <u>Nonresidential</u> <u>Developments⁽²⁾</u>	Apartments	
LR1	No limit	60	45	
LR2	No limit	90	90	
LR3 outside Urban Villages, Urban Centers or Station	No limit	120	120	
Area Overlay Districts				
LR3 inside Urban Villages, Urban Centers or Station	No limit	150	150	
Area Overlay Districts				
Footnote to Table A for		. 1 1 1		
residential use.	vidths apply to all developm	ent, according to the predor	minant category of	
⁽²⁾ Maximum structure widths in this column apply to single-purpose nonresidential development in <u>LR2 and LR3 zones.</u>				
	**	**		
Section 14. Sec	** tion 23.45.529 of the Seat		h section was last	
		tle Municipal Code, whic	h section was last	
	tion 23.45.529 of the Seat 123495, is amended as fo	tle Municipal Code, whic	h section was last	
amended by Ordinance 23.45.529 Design star	tion 23.45.529 of the Seat 123495, is amended as fo	tle Municipal Code, whic ollows:		
amended by Ordinance 23.45.529 Design star A. Intent. The i	tion 23.45.529 of the Seat 123495, is amended as fo idards	tle Municipal Code, whic ollows: rds in this Section 23.45.5	529 is to:	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhar	tion 23.45.529 of the Seat 123495, is amended as fo idards ntent of the design standar	tle Municipal Code, whic ollows: rds in this Section 23.45.5 o provide visual interest,	529 is to: promote new	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhar	tion 23.45.529 of the Seat 123495, is amended as fo idards ntent of the design standar nce street-facing facades to	tle Municipal Code, whic ollows: rds in this Section 23.45.5 o provide visual interest,	529 is to: promote new	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhar development that contr along a street;	tion 23.45.529 of the Seat 123495, is amended as fo idards ntent of the design standar nce street-facing facades to	tle Municipal Code, whic ollows: rds in this Section 23.45.5 o provide visual interest, etscape, and avoid the ap	529 is to: promote new pearance of blank wa	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhan development that contr along a street; 2. Foste	tion 23.45.529 of the Seat 123495, is amended as for adards Intent of the design standar ince street-facing facades to ibutes to an attractive street	tle Municipal Code, whic ollows: ods in this Section 23.45.5 o provide visual interest, etscape, and avoid the app v integrating new pedestri	529 is to: promote new pearance of blank wa an-oriented	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhand development that contralong a street; 2. Foste ((multifamily)) develop	tion 23.45.529 of the Seat 123495, is amended as for idards Intent of the design standar ince street-facing facades to ibutes to an attractive street r a sense of community by	tle Municipal Code, whic ollows: ods in this Section 23.45.5 o provide visual interest, etscape, and avoid the app v integrating new pedestri ood street environment an	529 is to: promote new pearance of blank wa an-oriented	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhand development that contralong a street; 2. Foste ((multifamily)) develop that allow easy surveill	tion 23.45.529 of the Seat 123495, is amended as for idards Intent of the design standar ince street-facing facades to ibutes to an attractive street r a sense of community by poment with the neighborhood	tle Municipal Code, whic ollows: rds in this Section 23.45.5 o provide visual interest, etscape, and avoid the app y integrating new pedestri ood street environment an residents;	529 is to: promote new pearance of blank wa an-oriented d promoting designs	
amended by Ordinance 23.45.529 Design star A. Intent. The i 1. Enhand development that contralong a street; 2. Foste ((multifamily)) develop that allow easy surveill	tion 23.45.529 of the Seat 123495, is amended as for adards Intent of the design standar ince street-facing facades to ibutes to an attractive street r a sense of community by oment with the neighborhoor ance of the street by area and ote livability in multifamilie	tle Municipal Code, whic ollows: rds in this Section 23.45.5 o provide visual interest, etscape, and avoid the app y integrating new pedestri ood street environment an residents;	529 is to: promote new pearance of blank wa an-oriented d promoting designs	

4. Encourage the compatibility of a variety of housing and use types, including limited nonresidential and mixed use development, with the scale and character of neighborhoods where new ((multifamily)) development occurs. B. Application of provisions. The provisions of this Section 23.45.529 apply to all ((residential uses)) development that does not undergo any type of design review pursuant to Chapter 23.41, except single-family dwelling units. C. Treatment of street-facing facades. For the purposes of this subsection 23.45.529.C, a street-facing façade includes all vertical surfaces enclosing interior space, including gables and dormers, as shown in Exhibit A for 23.45.529. Form Last Revised: December 6, 2011

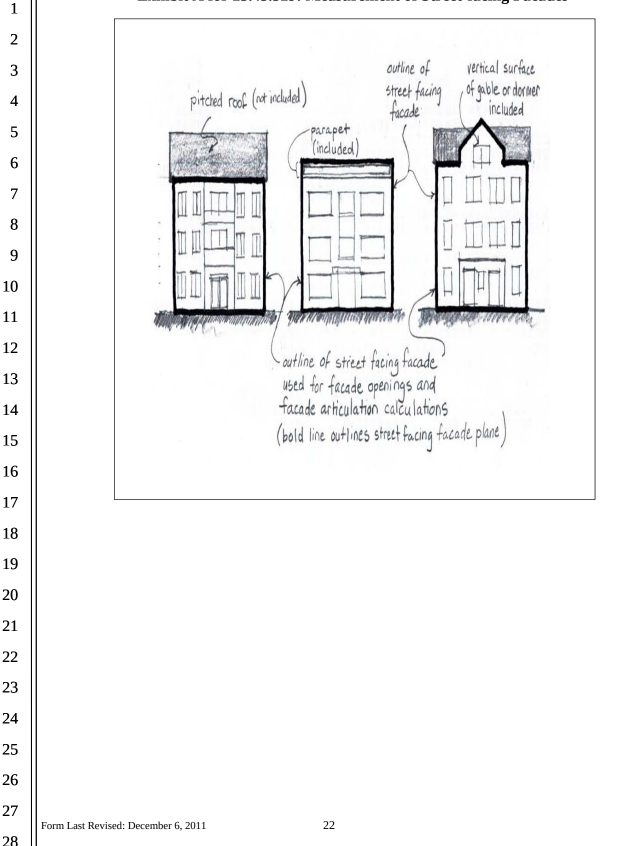
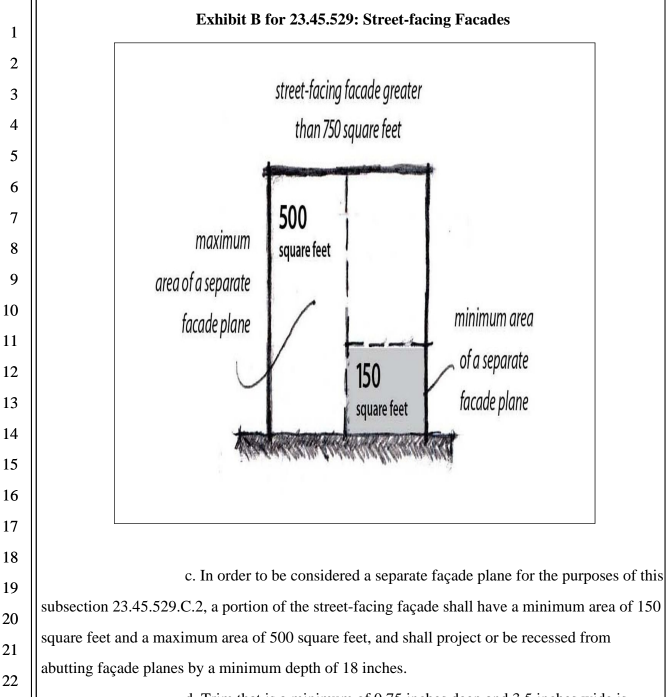


Exhibit A for 23.45.529: Measurement of Street-facing Facades

1. Façade openings. a. At least 20 percent of the area of each street-facing façade shall consist of windows and/or doors. b. Only transparent windows count toward the requirement for façade openings in this subsection 23.45.529.C.1. Windows composed of glass blocks or opaque glass, garage doors, and doors to utility and service areas, do not count. 2. Façade articulation. a. If a street-facing façade or portion of a street-facing façade is not vertical, the Director shall determine whether the façade is substantially vertical and required to comply with this subsection 23.45.529.C. b. If the street-facing façade of a structure exceeds 750 square feet in area, division of the façade into separate façade planes is required (see Exhibit B for 23.45.529).



d. Trim that is a minimum of 0.75 inches deep and 3.5 inches wide is required to mark roof lines, porches, windows and doors on all street-facing facades.

e. The Director may allow exceptions to the façade articulation requirements in this subsection 23.45.529.C.2, if the Director determines that the street-facing

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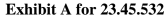
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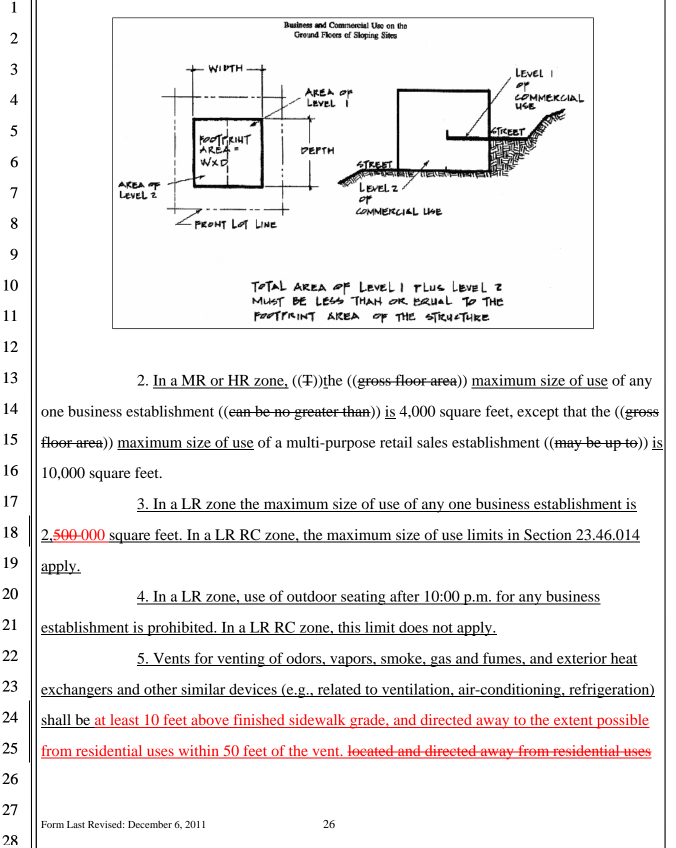
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facade will meet the intent of subsection 23.45.529.A.1, and the intent of subsections 1 23.45.529.D.2, E.3, and F.4 for cottage housing developments, rowhouse developments, and 2 townhouse developments, respectively, through one or more of the following street-facing facade 3 treatments: 4 1) Variations in building materials and/or color, or both, that 5 reflect the stacking of stories or reinforce the articulation of the façade(s); 6 2) Incorporation of architectural features that add interest and 7 dimension to the façade, such as porches, bay windows, chimneys, pilasters, columns, cornices, 8 and/or balconies; 9 3) Special landscaping elements provided to meet Green Factor 10 requirements pursuant to Section 23.45.524, such as trellises, that accommodate vegetated walls 11 covering a minimum of 25 percent of the façade surface; 12 4) Special fenestration treatment, including an increase in the 13 percentage of windows and doors to at least 25 percent of the street-facing facade(s). 14 *** 15 Section 15. Section 23.45.532 of the Seattle Municipal Code, which section was last 16 amended by Ordinance 123209, is amended as follows: 17 23.45.532 Standards for ground floor commercial uses in LR, MR and HR zones 18 A. All ground-floor commercial uses permitted pursuant to Section 23.45.504, except 19 medical service uses permitted pursuant to Section 23.45.506, shall meet the following 20 conditions: 21 1. The commercial use is permitted only on the ground floor of a structure. On 22 sloping lots, the commercial use may be located at more than one level within the structure as 23 long as the floor area in commercial use does not exceed the area of the structure's footprint. See 24 Exhibit A for 23.45.532. 25 26 27





to the extent possible. In a LR RC zone, the noise and odor standards of Sections 23.46.016 and 1 23.46.018 apply. 2 B. No loading berths are required for ground-floor commercial uses. If provided, loading 3 berths shall be located so that access to residential parking is not blocked. 4 C. Identifying business signs are permitted pursuant to Chapter 23.55, Signs. 5 Section 16. Section 23.45.545 of the Seattle Municipal Code, which section was enacted 6 by Ordinance 123495, is amended as follows: 7 23.45.545 Standards for certain accessory uses 8 * * * 9 I. In Lowrise zones, ((lots that include rowhouse and townhouse units may include)) 10 accessory dwelling units are allowed, in rowhouse and townhouse units, as follows: 11 1. ((No more than one accessory dwelling unit shall be located on a lot.)) One 12 accessory dwelling unit is allowed for each rowhouse or townhouse unit that is a "principal unit." 13 A "principal unit" is a dwelling unit that is not an accessory dwelling unit. 14 ((2. The principal structure on the lot shall include one and only one dwelling unit 15 other than the accessory dwelling unit, which other dwelling unit is referred to in this subsection 16 23.45.545.I as the "principal unit".)) 17 ((3.))2. The owner of ((the lot)) a principal unit shall comply with the owner 18 occupancy requirements of subsection 23.44.041.C. 19 ((4.))3. ((Maximum gross floor area: a.)) The maximum gross floor area of an 20 accessory dwelling unit is 650 square feet, ((;)) provided that ((b, T)) the total gross floor area of 21 the accessory dwelling unit ((may))does not exceed 40 percent of the total gross floor area in 22 residential use on the lot or unit lot, if present, exclusive of garages, storage sheds, and other 23 non-habitable spaces. 24 25 26 27

((5.))4. An accessory dwelling unit shall be located completely within the same 1 structure as the principal unit or in an accessory structure located between the rowhouse or 2 townhouse unit and the rear lot line. 3 ((6.))5. The entrance to an accessory dwelling unit provided within the same 4 structure as the principal unit shall be provided through one of the following configurations: 5 a. Through the primary entry to the principal unit; or 6 b. Through a secondary entry on a different facade than the primary entry 7 to the principal unit; or 8 c. Through a secondary entry on the same facade as the primary entry to 9 the principal unit that is smaller and less visually prominent than the entry to the principal unit, 10 and does not have a prominent stoop, porch, portico or other entry feature. 11 ((7-))6. Exterior stairs. Exterior stairs providing access to an accessory dwelling 12 unit may not exceed 4 feet in height, except for exterior stairs providing access to an accessory 13 dwelling unit located above a garage. 14 ((8.))7. Parking. Parking is not required for an accessory dwelling unit. 15 *** 16 Section 17. Section 23.47A.005 of the Seattle Municipal Code, which section was last 17 amended by Ordinance 123816, is amended as follows: 18 23.47A.005 Street-level uses 19 A. The requirements of this Section 23.47A.005 apply in addition to the other applicable 20 requirements of this Title 23. 21 B. Mini-warehouses, warehouses, or utility uses may not abut a street-level street-facing 22 facade in a structure that contains more than one residential dwelling unit. 23 C. Residential uses at street level. 24 25 26 27 28 Form Last Revised: December 6, 2011

1	1. ((Residential uses are generally permitted anywhere in a structure in NC1,
2	NC2, NC3 and C1 zones, except as provided in subsections 23.47A.005.C.2 and
3	23.47A.005.C.3.))
4	((2.)) In all neighborhood commercial and C1 zones, ((R))residential uses may
5	((not)) occupy, in the aggregate, no more than 20 percent of the street-level street-facing facade
6	in the following circumstances or locations:
7	a. In a pedestrian-designated zone, facing a designated principal pedestrian
8	street; <u>or</u>
9	b. Within the Bitter Lake Village Hub Urban Village; or
10	c. Within the Lake City Hub Urban Village, except as provided in
11	subsection 23.47A.005.C.((4)) <u>2; or</u>
12	d. Within a zone that has a height limit of 85 feet or higher, except as
13	provided in subsection 23.47A.005.C.2; or
14	e. Within an NC1 zone, except as provided in subsection 23.47A.005.C.2;
15	<u>or</u>
16	f. Within the Northgate Overlay District, except as provided in 23.71.044.
17	2. ((3. Residential uses may not exceed, in the aggregate, 20 percent of the street-
18	level street-facing facade if facing an arterial or within a zone that has a height limit of 85 feet or
19	higher, except that there is no limit on residential uses in the following circumstances or
20	locations:)) Subsection 23.47A.005.C.1 notwithstanding, there is no restriction on the location of
21	residential uses in the following circumstances:
22	a. Within a very low-income housing project existing as of May 1, 2006,
23	or within a very low-income housing project replacing a very low-income housing project
24	existing as of May 1, 2006 on the same site; or ((-))
25	b. The residential use is an assisted living facility or nursing home and
26	private living units are not located at street level; or ((-))
27 28	Form Last Revised: December 6, 2011 29

1	c. ((Within the Station Area Overlay District, in which case Chapter 23.61
2	applies.))
3	((4. Residential uses may occupy 100 percent of the street-level street-facing
4	façade in a structure if the)) Within a structure that:
5	((a,)) <u>1)</u> $((I))$ is developed and owned by the Seattle Housing
6	Authority; and
7	((b.)) <u>2)</u> $((I))$ is located on a lot zoned NC1 or NC3 that was owned
8	by the Seattle Housing Authority as of January 1, 2009((;)).
9	((c. Is not located in a pedestrian-designated zone or a zone that
10	has a height limit of 85 feet or higher; and))
11	((d. Does not face a designated principal pedestrian street.))
12	((5)) <u>3</u> . Additions to, or on-site accessory structures for, existing single-family
13	structures are permitted outright.
14	((6)) <u>4</u> . Where residential uses at street level are limited to 20 percent of the street-
15	level street-facing façade, such limits do not apply to residential structures separated from the
16	street lot line by an existing structure meeting the standards of this $((s))$ Section 23.47A.005 and
17	Section 23.47A.008, or by an existing structure legally nonconforming to those standards.
18	***
19	Section 18. Section 23.47A.008 of the Seattle Municipal Code, which section was last
20	amended by Ordinance 122935, is amended as follows:
21	23.47A.008 Street-level development standards
22	A. Basic street-level requirements.
23	1. The provisions of this subsection apply to:
24	a. Structures in NC zones;
25	b. Structures that contain a residential use in C zones; and
26	c. Structures in C zones across the street from residential zones.
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1	2. Blank facades.
2	a. For purposes of this section, facade segments are considered blank if
3	they do not include at least one of the following:
4	1) Windows;
5	2) Entryways or doorways;
6	3) Stairs, stoops, or porticos;
7	4) Decks or balconies; or
8	5) Screening and landscaping on the facade itself.
9	b. Blank segments of the street-facing facade between 2 feet and 8 feet
10	above the sidewalk may not exceed 20 feet in width.
11	c. The total of all blank facade segments may not exceed 40 percent of the
12	width of the facade of the structure along the street.
13	3. Street-level street-facing facades shall be located within 10 feet of the street lot
14	line, unless wider sidewalks, plazas, or other approved landscaped or open spaces are provided.
15	B. Nonresidential street-level requirements.
16	1. The provisions of this subsection <u>23.47A.008.B</u> and subsection 23.47A.008.A
17	apply to:
18	a. Structures with street-level nonresidential uses in NC zones;
19	b. Structures with street-level nonresidential uses that also contain
20	residential uses in C zones; and
21	c. Structures with street-level nonresidential uses in C zones across the
22	street from residential zones.
23	2. Transparency.
24	a. Sixty percent of the street-facing facade between 2 feet and 8 feet above
25	the sidewalk shall be transparent.
26	
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28	

b. Transparent areas of facades shall be designed and maintained to allow 1 unobstructed views from the outside into the structure or, in the case of live-work units, into 2 3 display windows that have a minimum 30-inch depth. 3. ((The following h)) Height and depth provisions ((apply to)) for new structures 4 or new additions to existing structures((:)). ((a.)) Nonresidential uses shall extend an average 5 depth of at least 30 feet and a minimum depth of 15 feet ((in depth)) from the street-level street-6 facing facade. If the combination of the ((street facing façade)) requirements of ((subsection)) 7 8 Sections 23.47A.005 or 23.47A.008((.D.1)) and this depth requirement would result in a requirement that an area greater than 50 percent of the structure's footprint be dedicated to 9 nonresidential use, the Director may modify the street-facing facade or depth requirements, or 10 both, so that no more than 50 percent of the structure's footprint is required to be nonresidential. 11 b. Nonresidential uses at street level shall have a floor-to-floor height of at 12 least 13 feet. 13 C. In pedestrian-designated zones, the provisions of subsections 23.47A.008.A and 14 23.47A.008.B and the following apply: 15 1. A minimum of 80 percent of the width of a structure's street-level street-facing 16 facade that faces a principal pedestrian street shall be occupied by uses listed in subsection 17 23.47A.005.D.1. The remaining 20 percent of the street frontage may contain other permitted 18 uses and/or pedestrian entrances (see Exhibit A for 23.47A.008). 19 20 21 22 23 24 25 26 27 32 Form Last Revised: December 6, 2011 28

Uses and pedestrian access allowed along street-level, street facing facades

Exhibit A for 23.47A.008

2. For purposes of calculating the 80 percent of a structure's street-level facade, the width of a driveway at street level, not to exceed 22 feet, may be subtracted from the width of the street-facing facade if the access cannot be provided from an alley or from a street that is not a designated principal pedestrian street.

3. If the street-facing facade and depth requirements would result in a requirement that an area greater than 50 percent of the structure's footprint be dedicated to the uses in subsection 23.47A.005.D.1, the Director may modify the street-facing facade or depth requirements, or both, so that no more than 50 percent of the structure's footprint is required to be dedicated to the uses in subsection 23.47A.005.D.1.

D. ((The provisions of this subsection apply to structures with residential uses located 1 along a street-level street-facing façade)) Where ((1. R))residential uses are ((limited to 20% of 2 the)) located along a street-level street-facing facade ((under section 23.47.005.D;)) the 3 following requirements apply unless exempted by subsection 23.47A.008.G: 4 1. ((2.)) At least one of the street-level street-facing facades containing a 5 residential use shall have a visually prominent pedestrian entry; and 6 2.((3.)) The floor of a dwelling unit located along the street-level street-facing 7 facade shall be at least 4 feet above or 4 feet below sidewalk grade or be set back at least 10 feet 8 from the sidewalk. 9 E. When a live-work unit is located on a street-level street-facing facade, the provisions 10 of subsections 23.47A.008.A and 23.47A.008.B apply, and the portion of each such live-work 11 unit in which business is conducted must be located between the principal street and the 12 residential portion of the live-work unit. 13 F. The Director may allow departures from street-level requirements of this section for 14 projects that are not subject to the Design Review process, as a Type I decision, if the Director 15 determines that the project will maintain the safety and aesthetics of the streetscape for 16 pedestrians and will: 17 1. maintain pedestrian access to the structure; 18 2. maintain urban form consistent with adjacent structures; 19 3. maintain the visibility of nonresidential uses; 20 4. maintain the privacy of residential uses; or 21 5. allow the continued use of an existing structure without substantial renovation. 22 G. In a structure existing on January 1, 2012, an accessory dwelling unit may be 23 established if it is accessory to an existing dwelling unit and if it meets minimum housing 24 standards of Chapter 22.206, even if nonconforming to standards of subsection 23.47A.008.D. 25 26 27

34

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DPD Reg Reform ORD
<u>March 26May 22</u> , 2012
Version #2223b – Draft Substitute for 5/23 PLUS Committee Meeting

Section 19. A new Subchapter II and a new Section 23.52.008 are added to Chapter 23.52 of the			
Seattle Municipal Code as follows:			
23.52 Transportation Concurrency, ((Project Review System)) and Transportation Impact			
Mitigation			
Subchapter I Transportation Con	currency Project Review Sy	stem	
	* * *		
Subchapter II Transportation Imp	pact Mitigation		
23.52.008 Transportation Impact			
	ements of this Section 23.52.0	2009 apply to proposed new	
development as described in Table A	*		
SEPA environmental review per SM	IC Chapter 25.05 is exempt fr	om this Subchapter II.	
	Table A for 23.52.008		
Development Location and Size Ranges Where the Requirements of Section 23.52.008			
	Apply		
Applicable Zones, When Located Within an Urban Center or the		e Size Ranges Amount of Non-Residential	
Applicable Zones, When Located	Applicable	e Size Ranges Amount of Non-Residential Space (square feet), When	
Applicable Zones, When Located Within an Urban Center or the	Applicable	e Size Ranges Amount of Non-Residential	
Applicable Zones, When Located Within an Urban Center or the	Applicable	e Size Ranges <u>Amount of Non-Residential</u> <u>Space (square feet), When</u> <u>Located in a Mixed-Use</u>	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District	Applicable <u>Applicable</u> <u>Number of Dwelling Units</u>	e Size Ranges <u>Amount of Non-Residential</u> <u>Space (square feet), When</u> <u>Located in a Mixed-Use</u> <u>Development¹</u>	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District LR1	Applicable Number of Dwelling Units 7 to 200	e Size Ranges <u>Amount of Non-Residential</u> <u>Space (square feet), When</u> <u>Located in a Mixed-Use</u> <u>Development¹</u> <u>4,001 to 30,000</u>	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District LR1 LR2, LR3, NC1, NC2, NC3, C1, C2,	Applicable Number of Dwelling Units 7 to 200	e Size Ranges <u>Amount of Non-Residential</u> <u>Space (square feet), When</u> <u>Located in a Mixed-Use</u> <u>Development¹</u> <u>4,001 to 30,000</u>	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District LR1 LR2, LR3, NC1, NC2, NC3, C1, C2, MR, HR, SM	Applicable Number of Dwelling Units 7 to 200 31 to 200	e Size Ranges <u>Amount of Non-Residential</u> <u>Space (square feet), When</u> <u>Located in a Mixed-Use</u> <u>Development¹</u> <u>4,001 to 30,000</u> <u>12,001 to 30,000</u>	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District LR1 LR2, LR3, NC1, NC2, NC3, C1, C2, MR, HR, SM DOC1, DOC2, DMC, DMR, DH1,	Applicable Number of Dwelling Units 7 to 200 31 to 200 81 to 250	e Size Ranges Amount of Non-Residential Space (square feet), When Located in a Mixed-Use Development ¹ 4,001 to 30,000 12,001 to 30,000 12,001 to 30,000	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay DistrictLR1LR2, LR3, NC1, NC2, NC3, C1, C2, MR, HR, SMDOC1, DOC2, DMC, DMR, DH1, DH2, IDM, IDR, PSM, PMMFootnote to Table A for 23.52.008	Applicable Number of Dwelling Units 7 to 200 31 to 200 81 to 250 ent that contains at least one dwo	e Size Ranges Amount of Non-Residential Space (square feet), When Located in a Mixed-Use Development ¹ 4,001 to 30,000 12,001 to 30,000 12,001 to 30,000	
Applicable Zones, When Located Within an Urban Center or the Station Area Overlay District LR1 LR2, LR3, NC1, NC2, NC3, C1, C2, MR, HR, SM DOC1, DOC2, DMC, DMR, DH1, DH2, IDM, IDR, PSM, PMM Footnote to Table A for 23.52.008 ¹ This size range applies to a development B. Impact Analysis Required	Applicable Number of Dwelling Units 7 to 200 31 to 200 81 to 250 ent that contains at least one dwo	e Size Ranges Amount of Non-Residential Space (square feet), When Located in a Mixed-Use Development ¹ 4,001 to 30,000 12,001 to 30,000 12,001 to 30,000 12,001 to 30,000 elling unit.	

1	from the proposed development. For development containing more than 50 dwelling units or
2	12,000 square feet of non-residential floor area or both, the analysis must contain the following
3	information and analysis:
4	1. Number of additional daily and peak hour vehicular trips;
5	2. Likely distribution of project traffic and effects on traffic operations;
6	3. Availability and expected usage of transit;
7	4. Existing vehicular, pedestrian, and bicycle conditions, including access
8	and connections to transit and bicycle facilities;
9	5. Accident history.
10	For all other development the Director shall determine the scope and level of
11	detail of analysis based on the probable impacts and/or scale of the proposed development. The
12	analysis may include the elements identified above or other elements as determined by the
13	Director.
14	C. Impact Mitigation.
15	Based upon the results of the transportation impact analysis the Director may
16	condition permit approval, as a Type I decision, to mitigate or prevent transportation impacts.
17	Required mitigation may include, but is not limited to:
18	<u>1. changes in access;</u>
19	2. changes in the location, number and size of curb cuts and driveways;
20	3. provision of transit incentives, including transit pass subsidies;
21	4. bicycle parking, and shower facilities for bicycle commuters;
22	5. signage, including wayfinding;
23	6. improvements to vehicular, pedestrian and bicycle traffic facilities or
24	operations including signalization, turn channelization, right-of-way dedication, street widening,
25	pedestrian and bicycle facilities improvements, and lighting:
26	7. transportation management plans;
27 28	Form Last Revised: December 6, 2011 36

i			
1	8. Parking management strategies including, but not limited to, unbundli		
2	parking from building-space leases, reserved parking spaces for vanpools, and reduction in the		
3	amount of parking to be provided; and		
4	9. Participation	n in a transportation mitigation	on payment program or
5	transportation management association	on, where available.	
6	Section 19. A new Subchapter II and	a new Section 23.52.008 are	added to Chapter 23.52 of the
7	Seattle Municipal Code as follows:		
8	23.52 Transportation Concurrency) and Impact Mitigation
9	Subchapter I Transportation Conc	urrency Project Review Sy	<u>'stem</u>
10	* * *		
11	Subchapter II Transportation Imp	act Mitigation	
12	23.52.008 Transportation Impact N	<u>Aitigation</u>	
13	A. Applicability. The requirements of	>f this Section 23.52.008 app	ly to new development as
14	described in Table A for 23.52.008. New development that is subject to SEPA environmental		
15	review per Chapter 25.05 is exempt f	rom this Subchapter II.	
16			
17	<u>Table A for 23.52.008</u>		
18	Development Location and Size R	anges Where the Requiren	nents of Section 23.52.008
19	Apply		
20			
21	Applicable Zones, When Located	Applicable Size Ranges	
22	Within an Urban Center or the	Number of Dwelling Units	Amount of Non-Residential
23	Station Area Overlay District		<u>Space (square feet), When</u>
24			Located in a Mixed-Use
25			Development ¹
26	<u>LR1</u>	<u>7 to 200</u>	<u>4,001 to 75,000</u>
27			

Table A for 23.52.008

Development Location and Size Ranges Where the Requirements of Section 23.52.008

<u>Apply</u>

4			
5	Applicable Zones, When Located	Applicable Size Ranges	
6	Within an Urban Center or the	Number of Dwelling Units	Amount of Non-Residential
7	Station Area Overlay District		<u>Space (square feet), When</u>
8			Located in a Mixed-Use
9			Development ¹
10	LR2, LR3, NC1, NC2, NC3, C1, C2,	<u>31 to 200</u>	<u>12,001 to 75,000</u>
11	<u>MR, HR, SM</u>		
12	DOC1, DOC2, DMC, DMR, DH1,	<u>81 to 250</u>	<u>12,001 to 75,000</u>
13	DH2, IDM, IDR, PSM, PMM		
14	Footnote to Table A for 23.52.008		
15	⁺ -This size range applies to a developme	ent that contains at least one dy	velling unit.
16	<u>B. Authority.</u>		
17	1. The Director may require a transportation impa	ect evaluation for permit applications	for which this subsection 23.52.008.B.1 is
18	applicable pursuant to subsection 23.52.008.A. The subsection of t	ne Director shall determine the scope	and level of detail of the evaluation based
19	on the probable impacts and/or scale of the propo-	sed development. Analysis or discuss	ion of the following topics and other
20	elements may be required:		
21	a. Number of additional daily and peak hour vehic	cular trips;	
22	b. Likely distribution of project traffic and effects	on traffic operations;	
23	c. Availability and expected usage of transit;		
24	d. Existing vehicular, pedestrian, and bicycle con-	ditions, including access and connecti	ons to transit and bicycle facilities; and
25	e. Accident history.		
26			
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28			

1	2. The Director in consultation with the Director of Transportation may condition permit approval, as a Type I decision, based on
2	the results of a transportation impact evaluation, to mitigate or prevent identified impacts. Mitigation may include, but is not
3	limited to:
4	<u>a. changes in access:</u>
5	b. changes in the location, number and size of eurb cuts and driveways;
6	e. provision of transit incentives, including transit pass subsidies;
7	d. bicycle parking, and shower facilities for bicycle commuters;
8	e. signage, including wayfinding;
9	f. improvements to vehicular, pedestrian and bicycle traffic operations including signalization, turn channelization, right-of-way
10	dedication, street widening, pedestrian and bicycle facilities improvements, pedestrian lighting, or other improvements
11	proportionate to the impacts of the project;
12	g. transportation management plans;
13	h. Parking management strategies including, but not limited to, unbundling parking from building space leases, reserved parking
14	spaces for vanpools, and reduction in the amount of parking to be provided; and
15	i. Participation in a transportation mitigation payment program or transportation management association, where available.
16	Section 20. Section 23.54.015 of the Seattle Municipal Code, which section was last
17	amended by Ordinance 123649, is amended as follows:
18	23.54.015 Required parking
19	A. Minimum parking requirements. The minimum number of off-street motor vehicle
20	parking spaces required for specific uses is set forth in Table A for 23.54.015 for nonresidential
21	uses other than institutional uses, Table B for 23.54.015 for residential uses, and Table C for
22	23.54.015 for institutional uses, except as otherwise provided in this Section $23.54.015$ and
23	Section 23.54.020. The minimum parking requirements are based upon gross floor area of a use
24	within a structure and the square footage of a use when located outside of an enclosed structure,

or as otherwise specified. Exceptions to the parking requirements set forth in this section are

provided in subsection 23.54.015.B and in Section 23.54.020, Parking quantity exceptions,

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	DPD Reg Reform ORD
l	March 26 May 22, 2012
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			to parking for construction activity	
unless otherwise specified. This chapter does not apply to parking for construction activity,				
which is regulated by ((SMC)) Section 23.42.044.				
B. Parking requirements for specific zones.				
1. Park	ing in downto	own zones is regulate	ed by Section 23.49.019 and not by this	
Section 23.54.015.				
2. Parking for major institution uses in the Major Institution Overlay District is				
regulated by Sections	23.54.015 and	d 23.54.016 ((and no	t by this Section 23.54.015)).	
		_	rict is regulated by Chapter 23.54 except	t
	C			C
as modified by Section				
4. No p	arking is requ	uired for single-famil	ly residential uses in single-family zones	S
on lots less than 3,000	square feet in	n size or 30 feet in w	idth where access to parking is permitte	d
through a required yard abutting a street according to the standards of subsection 23.44.016.B.2.				•
5. No p	arking is requ	uired for urban farms	s or community gardens in residential	
5. No p zones.	parking is requ	uired for urban farms	s or community gardens in residential	
	parking is requ	uired for urban farms ***	s or community gardens in residential	
zones.	T	*** able A for ((Section)) 2	3.54.015	
zones.	T	*** able A for ((Section)) 2	3.54.015 THER THAN INSTITUTIONS	
zones.	T G FOR NONRI Use	*** able A for ((Section)) 2 ESIDENTIAL USES O	3.54.015	
zones.	T G FOR NONRI Use I Uses (other th	*** able A for ((Section)) 2 ESIDENTIAL USES O	3.54.015 THER THAN INSTITUTIONS Minimum parking required	
zones. PARKIN	T G FOR NONRI Use I Uses (other th URAL USES	*** able A for ((Section)) 2 ESIDENTIAL USES O	3.54.015 THER THAN INSTITUTIONS	
Zones. PARKING I. General Nonresidentia A. AGRICULT	T G FOR NONRI Use I Uses (other th URAL USES IAL USES	*** able A for ((Section)) 2 ESIDENTIAL USES O	3.54.015 THER THAN INSTITUTIONS Minimum parking required	
Zones. PARKIN I. General Nonresidentia A. AGRICULT B. COMMERCI	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions)	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet	
Zones. PARKING I. General Nonresidentia A. AGRICULTU B. COMMERCI B.1.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and di Entertainmer	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments nt Uses, general, except	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES IAL USES Animal shelt Eating and di	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments nt Uses, general, except	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and di Entertainmer	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments nt Uses, general, except	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and di Entertainmer as noted belo	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments at Uses, general, except ow (1)	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public assembly area not containing fixed seats	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES IAL USES Animal shelt Eating and di Entertainmer as noted belo	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments nt Uses, general, except ww (1) Adult cabarets	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public assembly area not containing fixed seats 1 space for each 250 square feet	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and di Entertainmer as noted belo	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments at Uses, general, except ow (1)	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public assembly area not containing fixed seats	
Zones. PARKING I. General Nonresidentia A. AGRICULT B. COMMERCI B.1. B.2.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and dr Entertainmer as noted belo B.3.a B.3.b	*** able A for ((Section)) 2 ESIDENTIAL USES O an institutions) ers and kennels rinking establishments nt Uses, general, except w (1) Adult cabarets Sports and	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public assembly area not containing fixed seats 1 space for each 250 square feet	
Zones. PARKING I. General Nonresidentia A. AGRICULTU B. COMMERCI B.1. B.2. B.3. B.3.	T G FOR NONRI Use I Uses (other th URAL USES IAL USES Animal shelt Eating and di Entertainmer as noted belo B.3.a B.3.b Food process	*** able A for ((Section)) 2 ESIDENTIAL USES O' an institutions) ers and kennels rinking establishments tt Uses, general, except ww (1) Adult cabarets Sports and recreation uses sing and craft work , research and	3.54.015 THER THAN INSTITUTIONS Minimum parking required 1 space for each 2,000 square feet 1 space for each 2,000 square feet 1 space for each 250 square feet For public assembly areas: 1 space for each 8 fixed seats, or 1 space for each 100 square feet of public assembly area not containing fixed seats 1 space for each 250 square feet 1 space for each 250 square feet 1 space for each 250 square feet	

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STORAGE USES

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G.2.

G.3.

G.4.

G.5.

G.6.

UTILITIES

TRANSPORTATION FACILITIES

G.2.a.

G.2.b.

G.2.c.

G.2.d.

Cargo terminals

Parking and moorage

Passenger terminals

Rail transit facilities

Nonresidential uses (((other than institutions))) in

Nonresidential uses in urban villages that are not

within an urban center or a Station Area Overlay District, if the nonresidential use is located within

1,320 feet of a street with frequent transit service,

urban centers or the Station Area Overlay District (3)

Nonresidential uses (other than institutions) in urban centers or the Station Area Overlay District (3)

Transportation facilities, air

II. Nonresidential Use Requirements ((with Locational Criteria)) For Specific Areas

1

ersion # 22 23	sion #2223b – Draft Substitute for 5/23 PLUS Committee Meeting					
	Table A for ((Section)) 23.54.015 PARKING FOR NONRESIDENTIAL USES OTHER THAN INSTITUTIONS					
		Use		Minimum parking required		
				dwelling unit, plus 1 space for each 2 guest rooms		
	B.7.	Medical services		1 space for each 500 square feet		
	B.8.	Offices		1 space for each 1,000 square feet		
	B.9.	Sales and services	s, automotive	1 space for each 2,000 square feet		
	B.10.	Sales and services noted below	s, general, except as	1 space for each 500 square feet		
		B.10.a.	Pet Daycare Centers (2)	1 space for each 10 animals or 1 space for each staff member, whichever is greater; plus 1 loading and unloading space for each 20 animals.		
	B.11.	Sales and services	s, heavy	1 space for each 2,000 square feet		
	B.12.	Sales and services	s, marine	1 space for each 2,000 square feet		
	HIGH IMPACT	USES		1 space for each 2,000 square feet		
	LIVE-WORK U	JNITS		0 spaces for units with 1,500 square feet or less; 1 space for each unit greater than 1,500 square feet; 1 space for each unit greater than 2,500 square feet, plus the parking that would be required for any nonresidential activity classified as a principal use		
	MANUFACTU	RING USES		1 space for each 2,000 square feet		

1 space for each 2,000 square feet

1 space for each 2,000 square feet

1 space for each 2,000 square feet

No minimum requirement

No minimum requirement

1 space for each 100 square feet of waiting area

1 space for each 100 square feet of waiting area

1 space for each 2 berths

None

None

None

Vehicle storage and maintenance uses 1 space for each 2,000 square feet

Dry storage of boats 1 space for each 2,000 square feet

Principal use

Towing services

Boat moorage

parking

Table A for ((Section)) 23.54.015 1 PARKING FOR NONRESIDENTIAL USES OTHER THAN INSTITUTIONS Minimum parking required Use 2 measured as the walking distance from the nearest transit stop to the lot line of the lot containing the 3 nonresidential use. (3)Nonresidential uses in commercial and industrial zones outside of urban 4 centers within urban villages that are not within urban enter or the Station Area Overlay District and the 5 Station Area Overlay District, if the nonresiden s located within 1,320 feet of a street with frequent 6 transit service, measured as the walking distance from the nearest transit stop to the lot line of the lot 7 containing the nonresidential use. (3) ((J.))<u>K.</u> Nonresidential uses (other than institutions) permitted No minimum requirement 8 ((in on the ground floor)) in LR, MR and HR zones pursuant to Section 23.45.504. 9 Footnotes for Table A for ((Section)) 23.54.015 (1) Required parking for spectator sports facilities or exhibition halls must be available when the facility or 10 exhibition hall is in use. A facility shall be considered to be "in use" during the period beginning three hours before an event is scheduled to begin and ending one hour after a scheduled event is expected to end. For sports events of 11 variable or uncertain duration, the expected event length shall be the average length of the events of the same type for which the most recent data are available, provided it is within the past five years. During an inaugural season, or 12 for nonrecurring events, the best available good faith estimate of event duration will be used. A facility will not be deemed to be "in use" by virtue of the fact that administrative or maintenance personnel are present. The Director 13 may reduce the required parking for any event when projected attendance for a spectator sports facility is certified to be 50 percent or less of the facility's seating capacity, to an amount not less than that required for the certified 14 projected attendance, at the rate of one space for each ten fixed seats of certified projected attendance. An application for reduction and the certification shall be submitted to the Director at least 15 days prior to the event. 15 When the event is one of a series of similar events, such certification may be submitted for the entire series 15 days prior to the first event in the series. If the Director finds that a certification of projected attendance of 50 percent or 16 less of the seating capacity is based on satisfactory evidence such as past attendance at similar events or advance ticket sales, the Director shall, within 15 days of such submittal, notify the facility operator that a reduced parking 17 requirement has been approved, with any conditions deemed appropriate by the Director to ensure adequacy of parking if expected attendance should change. The parking requirement reduction may be applied for only if the 18 goals of the facility's Transportation Management Plan are otherwise being met. The Director may revoke or modify a parking requirement reduction approval during a series, if projected attendance is exceeded. 19 (2) The amount of required parking is calculated based on the maximum number of staff or animals the center is designed to accommodate. 20 (3) The general requirements of lines A through H of Table A for ((Section)) 23.54.015 is superseded to the extent that a use, structure or development qualifies for either a greater or a lesser parking requirement (which may include 21 no requirement) under any other provision. To the extent that a nonresidential use fits within more than one line in Table A for ((Section)) 23.54.015, the least of the applicable parking requirements applies. The different parking 22 requirements listed for certain categories of nonresidential uses shall not be construed to create separate uses for purposes of any requirements related to establishing or changing a use under this Title 23. 23 24 25 26 27 42 Form Last Revised: December 6, 2011

Table B for 23.54.015: PARKING FOR RESIDENTIAL USE	:S
	Minimum parking required
I. General Residential Uses	
A. Adult family homes	1 space for each dwelling unit
B. Artist's studio/dwellings	1 space for each dwelling unit
C. Assisted living facilities	1 space for each 4 assisted living units plus
	1 space for each 2 staff members on-
	site at peak staffing time; plus
	1 barrier-free passenger loading and unloading space
D. Caretaker's quarters	1 space for each dwelling unit
E. Congregate residences	1 space for each 4 residents
F. Cottage housing developments	1 space for each dwelling unit
G. Floating homes	1 space for each dwelling unit
	1 space for each mobile home lot as defined in Chapter 22.904
. Multifamily residential uses, except as provided in Sections ((B or C)) <u>II or</u> <u>II</u> of this Table B for 23.54.015. (1)	1 space per dwelling unit.
J. Nursing homes (2)	1 space for each 2 staff doctors; plus
	1 additional space for each 3 employees; plus
	1 space for each 6 beds
K. Single-family dwelling units	1 space for each dwelling unit
II. Residential Use Requirements ((with Location Criteria)) <u>For Specific A</u>	
L. <u>All</u> $((\mathbf{R}))$ <u>r</u> esidential uses $(($ <u>in commercial and multifamily zones</u> $))$ within urban centers or within the Station Area Overlay District (1)	No minimum requirement
M. <u>All</u> ((R)) <u>r</u> esidential uses in commercial and multifamily zones <u>outside of</u> <u>arban centers and the Station Area Overlay District.((</u> within urban villages	No minimum requirement
that are not within <u>an</u> urban center or the Station Area Overlay District, if the residential use is)) when located within 1,320 feet of a street with frequent	
transit service, measured as the walking distance from the nearest transit stop to the lot line of the lot containing the residential use. (1)	
N. Multifamily residential uses within the University of Washington parking	1 space per dwelling unit for dwelling units with fewer than two bedrooms;
•	plus
	1.5 spaces per dwelling units with 2 or more bedrooms; plus
	.25 spaces per bedroom for dwelling units with 3 or more bedrooms

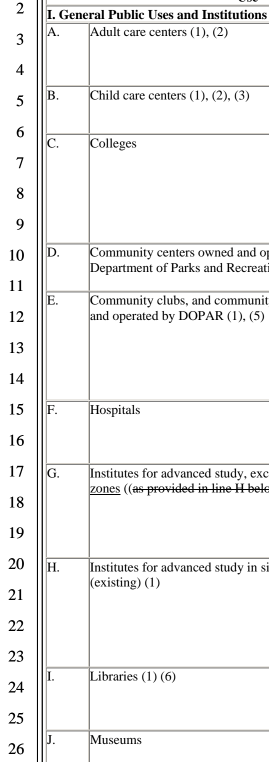
1	Table B for 23.54.015: PARKING FOR RESIDENTIAL USES		
		Minimum parking required	
2 3	O. Multifamily dwelling units within the Alki area shown on Map B for ((Section)) 23.54.015 (1)	1.5 spaces for each dwelling unit	
5	III. Multifamily Residential Use Requirements with Income Criteria		
4	P. Multifamily residential uses: for each dwelling unit rented to and occupied	0.33 space for each dwelling unit with	
5	by a household with an income at time of its initial occupancy at or below 30 percent of the median income (3), for the life of the building (1)	each dwelling unit with 3 or more	
6	Q. Multifamily residential uses: for each dwelling unit rented to and	bedrooms 0.75 spaces for each dwelling unit	
7	occupied by a household with an income at time of its initial occupancy of	with 2 or fewer bedrooms, and 1 space	
7 8		for each dwelling unit with 3 or more bedrooms	
0	R. Low-income disabled multifamily residential uses (1) (3)	1 space for each 4 dwelling units	
9	S. Low-income elderly/low-income disabled multifamily residential uses (1) (4)	1 space for each 5 dwelling units	
10	T. Low-income elderly multifamily residential uses (1) (3) not located in urban centers or within the Station Area Overlay District	1 space for each 6 dwelling units	
11	Footnotes for Table B for ((Section)) 23.54.015:		
12	(1) The general requirement of line I of Table B for ((Section)) 23.54.015 for superseded to the extent that a use, structure or development qualifies for either provision of the extent that a use are provision of the extent of the extent that a use are provided as a section of the extent of the	er a greater or a lesser parking	
13	requirement (which may include no requirement) under any other provision. T residential use fits within more than one line in Table B for ((Section)) 23.54.1 requirements applies, except that if an applicable parking requirement in section	015, the least of the applicable parking	
14	23.54.015 requires more parking than line I, the parking requirement in line I requirements listed for certain categories of multifamily residential uses shall	does not apply. The different parking	
15	uses for purposes of any requirements related to establishing or changing a use (2) For development within single-family zones the Director may waive some	e under this Title 23.	
16	according to Section 23.44.015 as a special or reasonable accommodation. In demonstrate that less parking is needed to provide a special or reasonable acco	other zones, if the applicant can	
17	the requirement. The Director shall specify the parking required and link the p program that allow such reduction. The parking reductions shall be valid only	arking reduction to the features of the	
18	the conditions change, the standard requirements shall be met. (3) Notice of Income Restrictions. Prior to issuance of any permit to establish.	_	
19	structure, or to reduce any parking accessory to a multifamily residential use,	if the applicant relies upon these	
20	reduced parking requirements, the applicant shall record in the King County F acknowledged by the owner(s), in a form prescribed by the Director, which sh	all identify the subject property by	
21	legal description, and shall acknowledge and provide notice to any prospectivare a condition for maintaining the reduced parking requirement.	e purchasers that specific income limits	
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Community centers owned and operated by the Seattle

Adult care centers (1), (2)

Child care centers (1), (2), (3)

Colleges



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28

1

(clients)

1 space for each 10 adults (clients) or 1 space for

each staff member, whichever is greater; plus 1 loading and unloading space for each 20 adults

1 space for each 10 children or 1 space for each

A number of spaces equal to 15 percent of the maximum number of students that the facility is

1 space for each 100 square feet of spectator

1 loading and unloading space for each 20 children

30 percent of the number of employees the facility

assembly area in outdoor spectator sports facilities

staff member, whichever is greater; plus

designed to accommodate; plus

is designed to accommodate; plus

1 space for each 555 square feet; or

<i>D</i> .	community contens owned and operated by the beattle	r space for each 555 square feet, of
	Department of Parks and Recreation (DOPAR) (1), (4)	for family support centers, 1 space for each 100 square feet
E.	Community clubs, and community centers not owned and operated by DOPAR (1), (5)	 space for each 80 square feet of floor area of all auditoria and public assembly rooms not containing fixed seats; plus space for every 8 fixed seats for floor area containing fixed seats; or if no auditorium or assembly room, 1 space for each 350 square feet, excluding ball courts
F.	Hospitals	 space for each 2 staff doctors; plus additional space for each 5 employees other than staff doctors; plus space for each 6 beds
G.	Institutes for advanced study, except <u>in single family</u> zones ((as provided in line H below))	1 space for each 1,000 square feet of offices and similar spaces; plus 1 space for each 10 fixed seats in all auditoria and public assembly rooms; or 1 space for each 100 square feet of public assembly area not containing fixed seats
H.	Institutes for advanced study in single family zones (existing) (1)	 3.5 spaces for each 1,000 square feet of office space; plus 10 spaces for each 1,000 square feet of additional building footprint to house and support conference center activities; or 37 spaces for each 1,000 square feet of conference room space, whichever is greater
I.	Libraries (1) (6)	1 space for each 80 square feet of floor area of all auditoria and public meeting rooms; plus 1 space for each 500 square feet of floor area, excluding auditoria and public meeting rooms
J.	Museums	1 space for each 80 square feet of all auditoria and public assembly rooms, not containing fixed seats;



	Table C for ((Section)) 23.54.015 PARKING FOR PUBLIC USES AND INSTITUTIONS		
	Use	Minimum parking required	
		plus 1 space for every 10 fixed seats for floor area containing fixed seats; plus 1 space for each 250 square feet of other gross	
K.	Private clubs	floor area open to the public 1 space for each 80 square feet of floor area of a	
		auditoria and public assembly rooms not containing fixed seats; or	
		1 space for every 8 fixed seats for floor area containing fixed seats; or if no auditorium or assembly room, 1 space for	
L.	Religious facilities (1)	each 350 square feet, excluding ball courts 1 space for each 80 square feet of all auditoria a	
M.	Schools, private elementary and secondary (1)	public assembly rooms 1 space for each 80 square feet of all auditoria a	
IVI.	Schools, private elementary and secondary (1)	public assembly rooms, or if no auditorium or assembly room, 1 space for each staff member	
N.	Schools, public elementary and secondary (7) (8)	 1 space for each 80 square feet of all auditoria o public assembly rooms, or 1 space for every 8 fixed seats in auditoria or public assembly rooms containing fixed seats, for new public schools on a new or existing public school site 	
O.	Vocational or fine arts schools	 1 space for each 2 faculty that the facility is designed to accommodate; plus 1 space for each 2 full-time employees other tha faculty that the facility is designed to accommodate; plus 1 space for each 5 students, based on the maxim number of students that the school is designed to 	
		accommodate	
II. Ge P.	eneral Public Uses and Institutions ((with Locational General public uses, ((and)) institutions and Major In		
Footn	in urban centers or the Station Area Overlay District otes for Table C for ((Section)) 23.54.015:		
(1) W requir	hen this use is permitted in a single-family zone as a co rements pursuant to Section 23.44.022; when the use is irrector may modify the parking requirements pursuant to	permitted in a multifamily zone as a conditional use,	
the D loadir	irector of Transportation, may allow adult care and child ag and unloading spaces on-street when no other alterna	d care centers locating in existing structures to provi tive exists.	
center	the amount of required parking is calculated based on the is designed to accommodate on site at any one time. child care facility, when co-located with an assisted live		
requir	red for the assisted living facility toward its required pas- hen family support centers are located within communi	ssenger load/unload spaces.	
[(4) W	and Recreation, the Director may lower the combined p		
Parks	ant to ((Section)) subsection 23.54.020.I.		

1	Table C for ((Section)) 23 PARKING FOR PUBLIC USES ANI	
	Use	Minimum parking required
2 3	(5) Indoor gymnasiums are not considered ball courts, nor are they c unless they contain bleachers (fixed seats). If the gymnasium contain gymnasium is one parking space for every eight fixed seats. Each 20	ns bleachers, the parking requirement for the
4	fixed seat for the purposes of determining parking requirements. If the in a school, there is no parking requirement for the gymnasium. If the	ne gymnasium does not contain bleachers and is
5	in a community center, the parking requirement is one space for each (6) When a library is permitted in a single-family zone as a condition	n 350 square feet.
6	requirements pursuant to Section 23.44.022; when a library is permit the Director may modify the parking requirements pursuant to Section	on 23.45.122; and when a library is permitted in
7	a commercial zone, the Director may modify the parking requirement 23.44.022.L.	
8	(7) For public schools, when an auditorium or other place of assemb parking requirements are determined based on the new construction.	
9	public school site is remodeled, additional parking is required if any expanded or additional fixed seats are added. Additional parking is r the increase in floor area or increase in number of seats only. If the p	auditorium or other place of assembly is equired as shown on Table C for $23.54.015$ for
10	seating is 10 percent or less than that for the existing auditorium or of parking is required.	
11	(8) Development standard departures may be granted or required put	
12	(9) The general requirement of lines A through O of Table C for ((Se	
10	((and)) institutions, and requirements of subsection 23.54.016.B for	Major Institution uses ((is)) are superseded to
13 14	the extent that a use, structure or development qualifies for either a g may include no requirement) under any other provision. To the exter	nt that a general public use, institution or Major
15	((i)) <u>Institution use</u> fits within more than one line in Table C for ((See parking requirements applies. The different parking requirements list or institutions shall not be construed to create separate uses for purper or changing a use under this Title 23.	ted for certain categories of general public uses
16	***	
17 18	Section 21. Section 23.54.016 of the Seattle Muni	icipal Code, which section was last
19	amended by Ordinance 122311, is amended as follows:	
20	23.54.016 Major Institutions—Parking and transport	ation((-))
21	Major Institution uses are subject to the following	g transportation and parking
22	requirements:	
22	A. General Provisions.	
	1. Minimum requirements for parking qua	ntity are established in subsection
24 25	23.54.016.B ((of this section)).	
26		
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2. The maximum number of spaces provided for the Major Institution use shall not exceed ((one hundred thirty-five ())135(())) percent of the minimum requirement, ((except)) <u>unless additional spaces are approved</u> through administrative or Council review as provided in subsection <u>23.54.016.</u>C ((of this section)). For a Major Institution use in an urban center or the <u>Station Area Overlay District, the maximum limit shall not exceed 135 percent of the minimum</u> parking requirements calculated pursuant to subsection 23.54.016.B.2.

3. Parking requirements for Major Institutions with more than one (((1))) type of institutional use (for example, a hospital and a university), <u>if applicable</u>, shall be calculated for each use separately, and then added together to derive the total number of required spaces.

4. When a permit application is made for new development at an existing Major Institution that is not located in an urban center or the Station Area Overlay District, parking requirements shall be calculated both for the entire Major Institution and for the proposed new development. If there is a parking deficit for the entire institution, the institution shall make up a portion of the deficit in addition to the quantity required for the new development, according to the provisions of subsection 23.54.016.B.3((5 of this section)). If there is a parking surplus(($_{7}$)) above the maximum allowed number of spaces(($_{7}$)) for the institution as a whole, ((requirements)) required amounts of parking for new development will first be applied to the surplus in the required ratio of long-term and short-term spaces. Additional parking shall be permitted only when no surplus remains.

5. When determining parking requirements, individuals fitting into more than one ((((1)))) category (for example, a student who is also an employee or a faculty member who is also a doctor) shall not be counted twice. The category requiring the greater number of parking spaces shall be used.

B. Parking Quantity Required.((The minimum number of parking spaces required for a Major Institution shall be as follows:))

1	1. In urban centers and the Station Area Overlay District, no parking is required
2	for Major Institution uses.
3	2. For all other Major Institutions the minimum number of parking spaces
4	required is as follows:
5	((1.)) <u>a.</u> Long-term Parking.
6	((a.))1) Medical Institutions. A number of spaces equal to ((eighty
7	())80(()) percent of hospital-based doctors; plus ((twenty-five ())25(())) percent of staff doctors;
8	plus ((thirty ())30(())) percent of all other employees present at peak hour;
9	((b.))2) Educational Institutions. A number of spaces equal to
10	((fifteen ())15(())) percent of the maximum students present at peak hour, excluding resident
11	students; plus ((thirty ())30(())) percent of employees present at peak hour; plus ((twenty five
12	())25(()) percent of the resident unmarried students; plus one (((1))) space for each married
13	student apartment unit.
14	((2.)) <u>b.</u> Short-term Parking.
15	((a.)) <u>1)</u> Medical Institutions. A number of spaces equal to one
16	(((1))) space per six $(((6)))$ beds; plus one $(((1)))$ space per five $(((5)))$ average daily outpatients;
17	((b.))2) Educational Institutions. A number of spaces equal to five
18	(((5))) percent of the maximum students present at peak hour excluding resident students.
19	((3.)) <u>c.</u> Additional Short-term Parking Requirements. When one $(((1)))$ of
20	the following uses is a Major Institution use, the following additional short-term parking
21	requirements shall be met. Such requirements may be met by joint use of parking areas and
22	facilities if the Director determines that the uses have different hours of operation according to
23	((Section)) subsection 23.54.020.G:
24	((a.)) <u>1)</u> Museum. One (((1))) space for each ((two hundred fifty
25	(\cdot) ((\cdot)) square feet of public floor area;
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27	
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1	((b.))2) Theater, Auditorium, or Assembly Hall. One $(((1)))$ space	
2	for each ((two hundred ())200(())) square feet of audience assembly area not containing fixed	
3	seats, and one $(((1)))$ space for every $((ten ())10(()))$ seats for floor area containing fixed seats;	
4	((e.)) <u>3)</u> Spectator Sports Facility Containing Fewer than ((Twenty	
5	Thousand ())20,000(())) Seats. One (((1))) space for each ((ten ())10(())) permanent seats and one	
6	(((1))) space for each $((one hundred ())100(()))$ square feet of spectator assembly area not	
7	containing fixed seats;	
8	((d.)) <u>4)</u> Spectator Sports Facility Containing ((Twenty Thousand	
9	())20,000(())) or More Seats. One (((1))) space for each ((ten ())10(())) permanent seats and one	
10	(((1))) bus space for each $((three hundred ())300(()))$ permanent seats.	
11	((4.)) <u>d.</u> Bicycle Parking. Bicycle parking meeting the development	
12	standards of subsections 23.54.015.K.2 through 23.54.015.K.(())6 and subsection	
13	23.54.016.D.2 ((of this section)) shall be provided in the following quantities:	
14	((a.)) <u>1)</u> Medical Institutions. A number of spaces equal to two	
15	(((2))) percent of employees, including doctors, present at peak hour;	
16	((b.)) <u>2)</u> Educational Institutions. A number of spaces equal to $((ten$	
17	())10(()) percent of the maximum students present at peak hour plus five (((5))) percent of	
18	employees.	
19	If at the time of application for a master use permit, the applicant can demonstrate that	
20	the bicycle parking requirement is inappropriate for a particular institution because of	
21	topography, location, nature of the users of the institution or other reasons, the Director may	
22	modify the bicycle parking requirement.	
23	((5.)) <u>3.</u> Parking Deficits. In addition to providing the minimum required parking	
24	for a new structure, five $(((5)))$ percent of any vehicular or bicycle parking deficit as determined	
25	by the minimum requirements of this subsection 23.54.016.B, existing on the effective date of	
26		
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20	Form Last Revised: December 6, 2011 50	

the ordinance codified in this section, shall be supplied before issuance of a certificate of occupancy.

C. Requirement for a Transportation Management Program.

1.When a Major Institution proposes parking in excess of ((one hundred thirtyfive ())135(())) percent of the <u>applicable</u> minimum requirement for short-term parking spaces <u>calculated pursuant to subsections 23.54.016.A and 23.54.016.B</u>, or when a Major Institution prepares a master plan or applies for a master use permit for development that would <u>provide</u> ((require twenty ())20(())) or more parking spaces or increase the Major Institution's number of parking spaces by ((twenty ())20(())) or more above the level existing on May 2, 1990, a transportation management program shall be required or an existing transportation management program shall be reviewed and updated. The Director shall assess the traffic and parking impacts of the proposed development against the general goal of reducing the percentage of the Major Institution's employees, staff and/or students who commute in single-occupancy vehicles (SOV) during the peak period to ((fifty ())50(())) percent or less, excluding those employees or staff whose work regularly requires the use of a private vehicle during working hours.

2. Transportation management programs ((shall be)) are prepared and implemented in accordance with the Director's Rule governing Transportation Management Programs. The Transportation Management Program shall be in effect upon Council adoption of the Major Institution master plan.

4. Through the process of reviewing a new or updated transportation management program in conjunction with reviewing a master plan, the Council may approve in excess of ((one hundred thirty five ())135(())) percent of the minimum requirements for long-term parking spaces, or may increase or decrease the required ((fifty ())50(())) percent SOV goal, based upon the Major Institution's impacts on traffic and opportunities for alternative means of transportation. Factors to be considered shall include, but not be limited to:

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a. Proximity to a street with $\left(\frac{\text{fifteen }()}{15((\cdot))}\right)$ minute transit service 1 headway in each direction; 2 b. Air quality conditions in the vicinity of the Major Institution; 3 c. The absence of other nearby traffic generators and the level of existing 4 and future traffic volumes in and through the surrounding area; 5 d. The patterns and peaks of traffic generated by Major Institution uses 6 and the availability or lack of on-street parking opportunities in the surrounding area; 7 8 e. The impact of additional parking on the Major Institution site; f. The extent to which the scheduling of classes or work shifts reduces the 9 transportation alternatives available to employees and/or students or the presence of limited 10 carpool opportunities due to the small number of employees; and 11 g. The extent to which the Major Institution has demonstrated a 12 commitment to SOV alternatives. 13 5. The provision of short-term parking spaces in excess of ((one hundred thirty-14 five ())135(()) percent of the minimum requirements established in subsection 23.54.016.B.2 15 ((of this section)) may be permitted by the Director through preparation or update of a 16 Transportation Management Program. In evaluating whether to allow more than ((one hundred)) 17 thirty-five ())135(()) percent of the minimum, the Director, in consultation with the Director of 18 ((Seattle Department of)) Transportation ((and Metropolitan King County)), shall consider 19 evidence of parking demand and opportunities for alternative means of transportation. Factors to 20 be considered shall include but are not necessarily limited to the criteria contained in subsection 21 23.54.015.D.1.b ((of this section)) and the following: 22 a. The nature of services provided by Major Institution uses which 23 generate short-term parking demand; and 24 b. The extent to which the Major Institution manages short-term parking to 25 ensure its availability to meet short-term parking needs. 26

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Based on this review, the Director shall determine the amount of additional short-term parking to be permitted, if any.

Section 22. Subsection F of Section 23.54.020 of the Seattle Municipal Code, which section was last amended by Ordinance 123495, is amended as follows:

23.54.020 Parking quantity exceptions

F. Reductions to minimum parking requirements.

1. <u>When parking is required</u>, $((\mathbf{R}))$ <u>r</u>eductions to minimum parking requirements permitted by this subsection 23.54.020.F will be calculated from the minimum parking requirements in Section 23.54.015. Total reductions to required parking as provided in this subsection 23.54.020.F may not exceed ((40)) 50 percent.

(2. Transit reduction.

a. In multifamily and commercial zones, the minimum parking requirement for all uses is reduced by ((20)) 50 percent if the use is located within 1,320 feet of a street with frequent transit service. This distance will be the walking distance measured from the nearest transit stop to the lot line of the lot containing the use.

b. In industrial zones, the minimum parking requirement for a nonresidential use is reduced by 15 percent if the use is located within 1,320 feet of a street with peak transit service headways of 15 minutes or less. This distance will be the walking distance measured from the nearest transit stop to the lot line of the lot containing the use.))

((3.))2. For new or expanding offices or manufacturing uses that require 40 or more parking spaces, the minimum parking requirement may be reduced by up to a maximum of 40 percent by the substitution of alternative transportation programs, according to the following provisions:

a. For every ((certified)) carpool space accompanied by a cash fee, performance bond or alternative guarantee acceptable to the Director, the total parking requirement will be reduced by 1.9 spaces, up to a maximum of 40 percent of the parking requirement. ((The Director will consult with the Director of the Seattle Department of Transportation in certifying carpool spaces and the location of carpool parking.))

b. For every ((eertified)) vanpool purchased or leased by the applicant for employee use, or equivalent cash fee for purchase of a van by the public ridesharing agency, the total parking requirement will be reduced by six spaces, up to a maximum of 20 percent of the parking requirement. ((Before a certificate of occupancy may be issued, details of the vanpool program shall be specified in a Memorandum of Agreement executed between the proponent, the Director, and the Director of the Seattle Department of Transportation.))

c. If transit or transportation passes are provided with a 50 percent or greater cost reduction to all employees in a proposed structure for the duration of the business establishment(s) within it, or five years, whichever is less, and if transit service is located within 800 feet, the parking requirement shall be reduced by 10 percent. With a 25 percent to 49 percent cost reduction, and if transit service is located within 800 feet, the parking requirement shall be reduced by 5 percent.

d. For every four covered bicycle parking spaces provided, the total parking requirement shall be reduced by one space, up to a maximum of 5 percent of the parking requirement, provided that there is access to an arterial over improved streets.

Section 23. Section 23.55.022 of the Seattle Municipal Code, which section was last amended by Ordinance 123046, is amended as follows:

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23.55.022 Signs in multifamily zones

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E. In ((Midrise and Highrise)) all multifamily zones ((which)) that are not designated 1 Residential-Commercial (RC), permitted ground-floor business establishments in multifamily 2 structures may have one (((1))) electric or non-illuminated sign per street frontage. The sign may 3 be a wall or projecting sign. The maximum area of each sign face ($(\frac{\text{shall be twenty four (24)}}{\text{start}})$) is 4 limited to 24 square feet. The maximum height of any portion of the sign ((shall be fifteen (15))) 5 is limited to 15 feet. 6 F. In Lowrise zones, permitted ground-floor business establishments may have one 7 externally illuminated or non-illuminated sign per street frontage. The sign may be a wall or 8 projecting sign. The maximum area of each sign face is limited to 24 square feet. The maximum 9 height of any portion of the sign is limited to 15 feet. 10 ((F))G. Existing business signs for nonconforming uses may be replaced, provided 11 that: 12 1. Maximum total area of sign faces ((shall be one hundred seventy (170))) is 13 limited to 170 square feet, and the maximum area of any single sign face ((shall be eighty-five 14 (85))) is limited to 85 square feet; 15 2. The replacement sign ((shall not be)) is not a roof sign; 16 3. Replacement signs may be located in the same place as the original signs, 17 except that the maximum height of any portion of the replacement sign ((shall be thirty (30))) is 18 limited to 30 feet; 19 4. Replacement signs may be electric or non-illuminated; 20 5. The number of business signs ((shall not be)) is not increased. 21 ((G))H. On-premises directional signs ((shall be)) are permitted. Maximum sign area 22 $\left(\frac{1}{2}\right)$ ((shall be eight (8))) is limited to 8 square feet. One $\left(\frac{1}{2}\right)$ such sign $\left(\frac{1}{2}\right)$ is permitted for 23 each entrance or exit to a surface parking area or parking garage. 24 25 26 27 55 Form Last Revised: December 6, 2011

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1	((H))I. No sign ((shall be)) is maintained in a surface parking area or on a parking garage
2	which faces a residential lot other than one $(((1)))$ designating an entrance, exit, or condition of
3	<u>use.</u>
4	((1))J. Off-premises signs ((shall not be)) are not permitted, except that:
5	1. When accessory parking is provided on a lot other than the lot where the
6	principal use is located, off-premises directional signs ((five (5))) 5 square feet or less in area
7	identifying the accessory parking ((shall be)) are permitted;
8	2. One (((1))) residential district identification, wall or ground sign per entrance
9	meeting the standards of Section ((shall be)) is permitted.
10	3. Sign kiosks are not permitted, except when the sign kiosk abuts a park or
11	playground at least one (((1))) acre in size, or publicly owned community center and complies
12	with Section 23.55.015.
13	Section 24. Section 23.76.004 of the Seattle Municipal Code, which section was last
14	amended by Ordinance 123649, is amended as follows:
15	23.76.004 Land use decision framework
16	***
17	B. Type I and II decisions are made by the Director and are consolidated in Master Use
18	Permits. Type I decisions are decisions made by the Director that require the exercise of little or
19	no discretion and that are not appealable to the Hearing Examiner. Type II decisions are
20	discretionary decisions made by the Director that are subject to an administrative open record
21	appeal hearing to the Hearing Examiner; provided that Type II decisions enumerated in
22	((Section)) subsection 23.76.006.C.2 shall be made by the Council when associated with a
23	Council land use decision and are not subject to administrative appeal. Type III decisions are
24	made by the Hearing Examiner after conducting an open record hearing and not subject to
25	administrative appeal. Type I, II or III decisions may be subject to land use interpretation
26	pursuant to Section 23.88.020.
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3 4	TYPE I Director's Decision (No	XAMINER'S DECISIONS REQUIRING M	
5	Administrative Appeal)	TYPE II Director's Decision (Appealable to Hearing Examiner*)	Examiner's Decision (No Administrative Appeal)
6	* Compliance with development standards	* Temporary uses((,)) <u>and facilities for light</u> <u>rail transit facility construction and</u> <u>transitional encampments ((</u> more than four	* Subdivisions (preliminary plats)
7 8	* Uses permitted outright	weeks, except for temporary relocation of police and fire stations))	
o 9	* Temporary uses, ((four weeks or less)) <u>except temporary uses and</u> facilities for light rail transit facility	* Variances	
10	construction and transitional encampments	* Administrative conditional uses	
11	* Renewals of temporary uses, except for temporary uses and facilities for	* Shoreline decisions (*appealable to Shorelines Hearings Board along with all related environmental appeals)	
12 13	light rail transit facility construction and transitional encampments.	* Short subdivisions	
13	* Intermittent uses	* Special Exceptions	
15	* Interim use parking authorized under subsection 23.42.040.G	* Design review, except for streamlined design review pursuant to Section 23.41.018	
16	* Uses on vacant/underused lots per Section 23.42.038	for which no development standard departures are requested	
17 18	* Certain street uses	* Light rail transit facilities	
10	* Lot boundary adjustments	* The following environmental determinations: 1. Determination of non <u>-</u> significance (EIS	
20	* Modifications of features bonused under Title 24	not required) 2. Determination of final EIS adequacy	
21	* Determinations of significance (EIS	3. Determinations of significance based solely on historic and cultural preservation	
22	required) except for determinations of significance based solely on historic and cultural preservation	4. A decision by the Director to approve, condition or deny a project based on SEPA Policies	
23	* Temporary uses for relocation of	5. A decision by the Director that a project is consistent with a Planned Action Ordinance	
24 25	police and fire stations	and EIS (no threshold determination or EIS required)	
	* Exemptions from right-of-way	* Main Diversit Development	
23 26	improvement requirements	* Major Phased Development	

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Table A for 23.76.004 LAND USE DECISION FRAMEWORK DIRECTOR'S AND HEARING EXAMINER'S DECISIONS REQUIRING MASTER USE PERMITS

TYPE I Director's Decision (No Administrative Appeal)	TYPE II Director's Decision (Appealable to Hearing Examiner*)	TYPE III Hearing Examiner's Decision (No Administrative Appeal)
1	* Downtown Planned Community Developments	
* Reasonable accommodation	-	
* Minor amendment to a Major Phased Development Permit		
* Determination of public benefit for		
combined lot FAR		
* Determination of whether an amendment to a Property Use and		
Development Agreement is major or minor		
* Streamlined design review, pursuant		
to Section 23.41.018, if no development standard departures are		
requested		
* Other Type I decisions that are identified as such in the Land Use Code		

16	COUNCIL LAND USE DECISIONS		
17	TYPE IV (Quasi-Judicial)	TYPE V (Legislative)	
18 19	* Amendments to the Official Land Use Map (rezones), except area- wide amendments, and adjustments pursuant to Section 23.69.023	* Land Use Code text amendments	
20	* Public project approvals	* Area-wide amendments to the Official Land Use Map	
21 22	* Major Institution Master Plans, including major amendments and renewal of a master plan's development plan component	* Concept approval for City facilities	
23	* Major amendments to Property Use and Development Agreements	* Major Institution designations	
24	* Council conditional uses	* Waiver or modification of development standards for City	
25		facilities	
26		* Planned Action Ordinance	

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amended by Ordinance 123649, is amended as follows: 23.76.006 Master Use Permits required A. Type I, II and III decisions are components of Master Use Permits. Master Use Permits are required for all projects requiring one or more of these decisions. B. The following decisions are Type I: 1. Determination that a proposal complies with development standards; 2. Establishment or change of use for uses permitted outright, interim use parking under subsection 23.42.040.G, uses allowed under Section 23.42.038, temporary relocation of police and fire stations for 24 months or less, and temporary uses for ((four weeks)) 18 months or less not otherwise permitted in the zone, and renewals of temporary uses for up to six months,

except temporary uses and facilities for light rail transit facility construction and transitional encampments.((, interim use parking under subsection 23.42.040.G, uses allowed under Section

23.42.038, and temporary relocation of police and fire stations for 24 months or less;))

C. The following are Type II decisions:

1. The following procedural environmental decisions for Master Use Permits and for building, demolition, grading and other construction permits are subject to appeal to the Hearing Examiner and are not subject to further appeal to the City Council (supplemental procedures for environmental review are established in Chapter 25.05, Environmental Policies and Procedures):

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a. Determinations of Non-significance (DNS), including mitigated DNS;

b. Determination that a final environmental impact statement (EIS) is

adequate; and

c. Determination of Significance based solely on historic and cultural 1 preservation. 2 2. The following decisions, including any integrated decisions to approve, 3 condition or deny based on SEPA policies, are subject to appeal to the Hearing Examiner (except 4 shoreline decisions and related environmental determinations that are appealable to the 5 Shorelines Hearings Board): 6 a. *(*Establishment or change of use for temporary uses more than four 7 8 weeks not otherwise permitted in the zone or not meeting development standards, including the $\frac{1}{2}$ ((e))Establishment of temporary uses and facilities to construct a light rail transit system for so 9 long as is necessary to construct the system as provided in subsection 23.42.040. F(ℓ , but 10 excepting temporary relocation of police and fire stations for 24 months or less); 11 b. Short subdivisions: 12 c. Variances; provided that, variances sought as part of a Type IV decision 13 may be granted by the Council pursuant to Section 23.76.036; 14 d. Special exceptions; provided that, special exceptions sought as part of a 15 Type IV decision may be granted by the Council pursuant to Section 23.76.036; 16 e. Design review, including streamlined design review pursuant to Section 17 23.41.018 if development standard departures are requested pursuant to Section 23.41.012; 18 f. Administrative conditional uses; provided that, administrative 19 conditional uses sought as part of a Type IV decision may be approved by the Council pursuant 20 to Section 23.76.036; 21 g. The following shoreline decisions (supplemental procedures for 22 shoreline decisions are established in Chapter 23.60): 23 1) Shoreline substantial development permits; 24 2) Shoreline variances; 25 3) Shoreline conditional uses; 26 27 60 Form Last Revised: December 6, 2011

h. Major Phased Development; 1 i. Determination of project consistency with a planned action ordinance 2 and EIS; 3 j. Establishment of light rail transit facilities necessary to operate and 4 maintain a light rail transit system, in accordance with the provisions of Section 23.80.004; and 5 k. Downtown planned community developments; and 6 1. Establishment of temporary uses for transitional encampments. 7 *** 8 Section 26. Section 23.84A.032 of the Seattle Municipal Code, which section was last 9 amended by Ordinance 123589, is amended as follows: 10 23.84A.032 "R((-))" 11 *** 12 "Residential use" means any one or more of the following: 13 1. "Accessory dwelling unit" means one or more rooms that (a) are located within 14 an owner-occupied dwelling unit, or within an accessory structure on the same lot or unit lot as 15 an owner-occupied dwelling unit; (b) meet the standards of Section 23.44.041, ((or)) 23.45.545, 16 or Chapter 23.47A as applicable; (c) are designed, arranged, and intended to be occupied by not 17 more than one household as living accommodations independent from any other household; and 18 (d) are so occupied or vacant. 19 *** 20 18. "Rowhouse Development" means a multifamily residential use in which all 21 principal dwelling units on the lot meet the following conditions: (a) each dwelling unit occupies 22 the space from the ground to the roof of the structure in which it is located; (b) no portion of a 23 dwelling unit, ((including an accessory dwelling unit, but excluding garages)) except for an 24 accessory dwelling unit or shared parking garage, occupies space above or below another 25 dwelling unit; (c) each dwelling unit is attached along at least one common wall to at least one 26 27

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other dwelling unit, or abuts another dwelling unit on a common lot line; (d) the front of each dwelling unit faces a street lot line; (e) each dwelling unit provides pedestrian access directly to the street that it faces; and (f) no portion of any other dwelling unit, except for an attached accessory dwelling unit, is located between any dwelling unit and the street faced by the front of that unit.

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20. "Townhouse Development" means a multifamily residential use that is not a rowhouse development, and in which: (a) each dwelling unit occupies the space from the ground to the roof of the structure in which it is located; (b) no portion of a dwelling unit occupies space above or below another dwelling unit, <u>except for an attached accessory dwelling unit and</u> except for dwelling units constructed over a shared parking garage; and (c) each dwelling unit is attached along at least one common wall to at least one other dwelling unit, or abuts another dwelling unit on a common lot line.

Section 27. Section 23.91.002 of the Seattle Municipal Code, which section was last amended by Ordinance 123546, is amended as follows:

23.91.002 Scope of Chapter 23.91

A. Violations of the following provisions of Seattle Municipal Code Title 23 shall be enforced under the citation or criminal provisions set forth in this Chapter 23.91:

1. Junk storage in residential zones (Sections 23.44.006 and 23.44.040, and Chapter 23.45), unless the lot contains a vacant structure subject to the vacant building maintenance standards contained in subsection 22.206.200.A;

2. Construction or maintenance of structures in required yards or setbacks in residential zones (Sections 23.44.014 and 23.44.040, and Chapter 23.45);

1	3. Parking of vehicles in a single-family zone (Section 23.44.016) unless the lot
2	contains a vacant structure subject to the vacant building maintenance standards contained in
3	subsection 22.206.200.A; and
4	4. Keeping of animals (Section 23.42.050). ((; and))
5	((5. Home occupations (Section 23.42.052).))
6	B. Any enforcement action or proceeding pursuant to this Chapter 23.91 shall not affect,
7	limit or preclude any previous, pending or subsequent enforcement action or proceeding taken
8	pursuant to Chapter 23.90.
9	Section 28. Section 25.05.800 of the Seattle Municipal Code, which section was last
10	amended by Ordinance 123495, is amended as follows:
11	Subchapter IX Categorical Exemptions
12	25.05.800 Categorical exemptions
13	The proposed actions contained in this subchapter are categorically exempt from
14	threshold determination and EIS requirements, subject to the rules and limitations on categorical
15	exemptions contained in Section 25.05.305.
16	A. Minor new construction flexible thresholds.
17	1. The exemptions in this subsection 25.05.800. A apply to all licenses required to
18	undertake the construction in question, except when a rezone or any license governing emissions
19	to the air or discharges to water is required. To be exempt under this Section 25.05.800, the
20	project shall be equal to or smaller than the exempt level. For a specific proposal, the exempt
21	level in subsection ((A.2 of this Section)) 25.05.800.A.2 shall control. If the proposal is located
22	in more than one city or county, the lower of the agencies' adopted levels shall control,
23	regardless of which agency is the lead agency.
24	2. The following types of construction are exempt, except when undertaken
25	wholly or partly on lands covered by water or unless undertaken in environmentally critical areas
26	<u>(Section 25.05.908):</u>
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1		a. The construction or l	location of residential ((stru	ctures)) or mixed-use	
2	development containing no more than the number of dwelling units identified in Table A for				
3	25.05.800((, except for lots located in an Urban Center or a SAOD, if the proposed construction				
4	or location is on a lot	in an LRI or LR2 zone	and if the lot abuts any por	tion of another lot that is	
			· ·		
5	Zoned SF of KSL, of 1	is across an alley of any	width from a lot that is zon	ed SF of KSL, of 18	
6	across a street from a	lot zoned SF or RSL if t	that street does not meet mi	<u>nimum width</u>	
7	requirements in Section	on 23.53.015.A, then the	e level of exempt constructi	on is 4 dwelling units	
8	for lots in an LR1 zon	e, and 6 dwelling units	for lots in an LR2 zone));		
9		Table A for 25.05.800: E	Exemptions for Residential Use	<u>s</u>	
	Zone		Residential Uses		
10		<u>N</u>	umber of Exempt Dwelling Un	<u>uits</u>	
11		Outside of Urban Centers	Within Urban Centers or	Within Urban Centers or	
12		and Urban Villages Containing SAODs	Urban Villages Containing SAODs	Urban Villages Containing SAODs if Growth Targets	
13				Have Been Exceeded	
15	<u>SF, RSL</u>	<u>4</u>	4	4	
14	LR1		$((6))200^{(1)}$	20	
	LR2	<u>6</u>	$((30))200^{(1)}$	20	
15	LR3	<u>8</u>	$((30))200^{(1)}$	<u>20</u>	
		<u>4</u>	<u>((30))200⁽¹⁾</u>	20	
16	<u>MR, HR, SM</u>	20	<u>((30))200⁽¹⁾</u>	20	
17	Downtown zones	NA	$((\$0))250^{(1)}$	20	
17	Industrial zones	4	<u>4</u>	4	
18	Notes for Table A for 25.0 SAOD = Station Area Ove				
19		villages are identified in the S		on of now mixed use	
20	(1) Pursuant to RCW 43.21C.229, new residential development or the residential portion of new mixed-use development located in an urban center or in an urban village that contains a SAOD is categorically exempt from				
20			dential growth within the urban c t the Department has established		
21	25.05.800A.1.i.	s for the center of village that	t the Department has established	pursuant to subsection	
22					
23		b. The construction of a	a barn, loafing shed, farm e	quipment storage	
24	building, produce stor	rage or packing structure	e, or similar agricultural stru	acture, covering 10,000	
25	square feet or less, and	d to be used only by the	property owner or his or he	er agent in the conduct	
26	of farming the proper	ty. This exemption does	not apply to feed lots;		
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1		c. The construction	n of office, school, commerce	cial, recreational, service or
2	storage buildings, in development containing no more than the gross floor area listed in ((the))			
3	<u>Table B for 25.05.800 below:</u>			
4				
İ		Table B for 25.05.800): Exemptions for Non-Resident	tial Uses
5	Zone		Non-Residential Uses	
6			<u>Exempt Area of Use</u> (square feet of gross floor	area)
7		Outside of Urban	Within Urban Centers or	Within Urban Centers or
		<u>Centers and Urban</u> Villages Containing	<u>Urban Villages Containing</u> <u>SAODs</u>	Urban Villages Containing SAODs if Growth Targets
8		<u>SAODs</u>		Have Been Exceeded
9	<u>SF, RSL, LR1 ((LR2,</u> LR3))	4,000	4,000	4,000
10	<u>LR2, LR3</u>	4,000	<u>12,000⁽¹⁾ or 30,000</u>	12,000
	MR, HR, NC1, NC2,	4,000	12,000 ⁽¹⁾ or 30,000	12,000
11	<u>NC3</u> C1, C2, SM((,	12,000	12,000 ⁽¹⁾ or 30,000	12,000
12	Industrial)) zones	12,000	12,000 01 20,000	12,000
12	Industrial zones	12,000	12,000	12,000
13	Downtown zones	Not Applicable	12,000 ⁽¹⁾ or 30,000	12.000
14			on Area Overlay District((s)). the Seattle Comprehensive Plan	
15	(1) New nonresidential	development that is not	part of a mixed-use development	and that does not exceed 12,000
			Pursuant to RCW 43.21C.229, new is part of a mixed-use developme	w non-residential development ent located in an urban center or in
16	an urban village that co	ntains a SAOD is categor	rically exempt from SEPA, unless	the Department has determined
17	that employment growth within the urban center or urban village has exceeded exemption limits for the center or village that the Department has established pursuant to subsection 25.05.800A.1.i.			
18				
19	<u> </u>			
		<u>a. The construction</u>	n of a parking for designed i	for 40 or fewer automobiles,
20	as well as the additi	on of spaces to existi	ng lots up to a total of 40 sp	aces;
21		e. Any landfill or e	excavation of 500 cubic yard	ds or less throughout the
22	total lifetime of the	fill or excavation; an	d any fill or excavation clas	sified as a Class I, II, or III
23	forest practice unde	r regulations pursuan	nt to RCW 76.09.050 ((or reg	gulations thereunder));
24		f. Mixed-use const	truction, including but not li	mited to projects combining
25	residential and com	mercial uses, is exem	npt if each use, if considered	separately, is exempt under
26	the criteria of subse	ctions 25.05.800.A.2	.a through A.2.d ((above)), 1	unless the uses in
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1	combination may have a probable significant adverse environmental impact in the judgment of
2	an agency with jurisdiction (see ((Section)) subsection 25.05.305.A.2.b);
3	g. In zones not specifically identified in this subsection 25.05.800.A, the
4	standards for the most similar zone addressed by this subsection 25.05.800.A apply.
5	h. For the purposes of this subsection 25.05.800.A, "mixed use
6	development" means development having two or more principal uses, one of which is a
7	residential use comprising 50% or more of the gross floor area.
8	i. To implement the requirements of Tables A and B of this section, the
9	Director shall establish exemption limits by rule for each urban center and each urban village
10	containing a SOAD to assure that proposed development, that could cause growth targets in
11	Appendix A of the Comprehensive Plan's Urban Village Element to be exceeded, are subject to
12	SEPA review. The exemption limits must contain a "cushion" to assure that development does
13	not exceed growth targets without SEPA review, provided that the cushion shall not exceed 10%
14	of the residential or employment growth targets established in the Comprehensive Plan.
15	j. The Director shall monitor residential and employment growth and
16	publish quarterly a determination of growth for each urban center and urban village containing a
17	SAOD. Residential growth shall include, but need not be limited to, net new units that have
18	been built and net new units in projects that have received a building permit but have not
19	received a certificate of occupancy. If the Director determines that exemption limits have been
20	reached for an urban center or urban village containing a SAOD, subsequent development is not
21	categorically exempt from SEPA review pursuant to RCW 43.21C.229.
22	* * *
23	Subchapter IX Categorical Exemptions
24	25.05.800 Categorical exemptions
25	
26	
27	
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The proposed actions contained in this subchapter are categorically exempt from threshold determination and EIS requirements, subject to the rules and limitations on categorical exemptions contained in Section 25.05.305.

A. Minor new construction --- flexible thresholds.

1. The exemptions in this subsection <u>25.05.800.A</u> apply to all licenses required to undertake the construction in question, except when a rezone or any license governing emissions to the air or discharges to water is required. To be exempt under this Section 25.05.800, the project shall be equal to or smaller than the exempt level. For a specific proposal, the exempt level in subsection ((A.2 of this Section)) 25.05.800<u>.A.2</u> shall control. If the proposal is located in more than one city or county, the lower of the agencies' adopted levels shall control, regardless of which agency is the lead agency.

2. The following types of construction are exempt, except when undertaken wholly or partly on lands covered by water or unless undertaken in environmentally critical areas (Section 25.05.908):

a. The construction or location of residential ((structures)) or mixed-use development containing no more than the number of dwelling units identified in Table A for 25.05.800((, except for lots located in an Urban Center or a SAOD, if the proposed construction or location is on a lot in an LRI or LR2 zone, and if the lot abuts any portion of another lot that is zoned SF or RSL, or is across an alley of any width from a lot that is zoned SF or RSL, or is across a street from a lot zoned SF or RSL if that street does not meet minimum width requirements in Section 23.53.015.A, then the level of exempt construction is 4 dwelling units for lots in an LR1 zone, and 6 dwelling units for lots in an LR2 zone));

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1	Table A for 25.05.800: Exemptions for Residential Uses Residential Uses			
2	Zone Number of Exempt Dwelling Units			
3		Outside of Urban Centers <u>and</u> SAOD	Within Urban Centers or SAOD	
4	SF, RSL	4	4	
_ İ	LR1	4	((6))<u>200</u>⁽¹⁾	
5	LR2	6	((30))<u>200</u>⁽¹⁾	
6	LR3	8	((30)) <u>200⁽¹⁾</u>	
-	NC1, NC2, NC3, C1, C2 MR, HR, SM	4 20	((30))<u>200</u>⁽¹⁾ ((30))200⁽¹⁾	
7	7 7	NA	((30)) <u>200'</u> ((80))250 ⁽¹⁾	
8	Industrial zones	4	4	
0	Notes for Table A for 25.05.800		1.	
9	SAOD = Station Area Overlay Di			
10	(1) Pursuant to RCW 43.21C.229		ensive Plan. a Overlay District, new residential and empt from SEPA, as long as the urban	
11			ated in the Comprehensive Plan (in terms of	
10			<u>e Plan's Urban Village Element Appendix</u> nptions From Environmental Review	
12			nptions From Environmental Review letails on other rules pertaining to when	
13	SEPA review may be required.	, changing of Expanding a Ose Tor c	ioni on other rules pertaining to when	
14	b. The	e construction of a barn, loafing	g shed, farm equipment storage	
15			gricultural structure, covering 10,000	
16	square feet or less, and to be	e used only by the property own	er or his or her agent in the conduct	
17	of farming the property. Thi	s exemption does not apply to t	feed lots;	
18	c. Th	e construction of office, school,	commercial, recreational, service or	
19	storage buildings, <u>in develo</u>	<u>pment</u> containing no more than	the gross floor area listed in ((the))	
20	Table B for 25.05.800 below	∀.		
21				
22				
23				
24				
25				
26				
27				
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Table B for 25.05.800: Exemptions for Non-Residential Uses Zone Non-Residential Uses			
	Exempt Area of Use (square fect of gross floor area)		
	Outside of Urban Centers and	Within Urban Centers or SAOD	
	SAOD		
SF, RSL, LR1 ((LR2, LR3))	4,000	4,000	
LR2, LR3	4,000	$12,000^{(1)} \text{ or } 75,000^{(2)}$	
MR, HR, NC1, NC2, NC3	4,000	12,000 ⁽¹⁾ - <u>or 75,000⁽²⁾</u>	
C1, C2, SM((, Industrial)) zone Industrial zones	s 12,000 12,000	12,000 ⁽¹⁾ - <u>or 75,000⁽²⁾</u> 12,000	
Downtown zones	<u>12,000</u> Not Applicable	$\frac{12,000}{12,000^{(1)}} \text{ or } 75,000^{(2)}$	
). SAOD = Station Area Overlay Di	, , , , , , , , , , , , , , , , , , ,	
Urban centers and urban village	es are identified in the Seattle Compr	ehensive Plan.	
(1) New development that is no	t mixed use (e.g. does not contain ne	w residential dwelling units) is categorically	
		tor's Rule 17-2008 (or successor rule) on en Establishing, Changing or Expanding a Use	
		Area Overlay District, commercial uses up to	
75,000 square feet that are part	of a new mixed-use development are	categorically exempt from SEPA, as long as	
	<u> </u>	ity targets stated in the Comprehensive Plan, i	
		rehensive Plan's Urban Village Element "SEPA Exemptions From Environmental	
		Use" for details on other rules pertaining to	
when SEPA review may be req		·	
d T	be construction of a parking lo	at designed for 40 or fewer automobile	
u. 1	the construction of a parking R	a designed for 40 of fewer automobile	
as well as the addition of s	spaces to existing lots up to a to	otal of 40 spaces;	
e. Any landfill or excavation of 500 cubic yards or less throughout the			
total lifetime of the fill or excavation; and any fill or excavation classified as a Class I, II, or III			
forest practice under regulations pursuant to RCW 76.09.050 ((or regulations thereunder));			
f N	fixed use construction includi	ng but not limited to projects combinin	
residential and commercia	l uses, is exempt if each use, if	considered separately, is exempt under	
the criteria of subsections	25.05.800.A.2.a through A.2.d	((above)), unless the uses in	
combination may have a p	robable significant adverse env	vironmental impact in the judgment of	
an agency with jurisdiction	n (see ((Section)) subsection 25	5.05.305.A.2.b);	
g. In zones not specifically identified in this subsection 25.05.800.A, the			
standards for the most similar zone addressed by this subsection 25.05.800. A apply.			
* * *			
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1	Section 29. The Department of Planning and Development shall annually report to the
2	City Council on ground floor commercial uses in Lowrise 2 and Lowrise 3 zones that are located
3	within an urban center or the Station Area Overlay District. The report shall specify the number,
4	type and location of ground floor commercial uses opened in such zones during the prior
5	calendar year. The report shall also provide cumulative data about all ground floor commercial
6	uses in Lowrise 2 and Lowrise 3 zones that are located within an urban center or the Station Area
7	Overlay District. The report shall be delivered to the City Council by no later than January 31 of
8	each calendar year.
9	Section <u>2930</u> . Severability. The provisions of this ordinance are declared to be separate
10	and severable. The invalidity of any particular provision, or its invalidity as applied in any
11	circumstances, shall not affect the validity of any other provision or the application of the
12	particular provision in other circumstances.
13	Section $\frac{3031}{2}$. This ordinance shall take effect and be in force 30 days after its approval
14	by the Mayor, but if not approved and returned by the Mayor within ten days after presentation,
15	it shall take effect as provided by Seattle Municipal Code Section 1.04.020.
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	Gordon Clowers / Sara Belz <u>/ Ketil Freeman</u> DPD Reg Reform ORD <u>March 26May 22</u> , 2012 Version # 22 23b – Draft Substitute for 5/23 PLUS Commi	ttee Meeting	
1	Passed by the City Council the day of	,	2012, and signed by
2	me in open session in authentication of its p	bassage this	
3	day of, 2012	2.	
4			
5			
6		President of the 0	City Council
7		2012	
8	Approved by me this day of	, 2012	
9			
10 11	Michael McGinn, Mayor		
12			
13	Filed by me this day of		2.
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15			
16		Monica Martinez Simmons, City Clerk	
17	(Seal)		
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27 28	Form Last Revised: December 6, 2011	71	
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