CITY OF SEATTLE 1 ORDINANCE ____ 2 3 COUNCIL BILL 4 ..title 5 AN ORDINANCE relating to land use and zoning, amending the Official Land Use Map (Chapter 23.32) to rezone certain land in the Chinatown/International District; and 6 7 amending Sections 23.49.007, 23.49.008, 23.49.011, 23.49.013, 23.49.014, 23.49.023, 8 23.49.156, 23.49.158, 23.49.164, 23.49.208, 23.49.212, 23.49.242, 23.58B.040, 9 23.58B.050, 23.58C.035, 23.58C.040, and 23.58C.050 to implement Mandatory Housing 10 Affordability requirements in the Chinatown/International District. 11 ..body WHEREAS, in May 2013, the City Council adopted Resolution 31444, which established a work 12 13 program for reviewing and potentially modifying the City's affordable housing incentive 14 programs; and WHEREAS, according to Resolution 31444, the City Council commissioned reports examining 15 16 national best practices for increasing the availability of affordable housing to identify 17 new strategies for Seattle; and 18 WHEREAS, in September 2014, the City Council adopted Resolution 31546, in which the Council and Mayor proposed that a Seattle Housing Affordability and Livability Agenda 19 20 (HALA) Advisory Committee be jointly convened by the Council and the Mayor to 21 evaluate potential housing strategies; and 22 WHEREAS, the HALA Advisory Committee provided final recommendations to the Mayor and 23 City Council on July 13, 2015; and 24 WHEREAS, the HALA Advisory Committee recommended extensive citywide upzoning of 25 residential and commercial zones and, in connection with such upzones, implementation 26 of a mandatory inclusionary housing requirement for new residential development and 27 commercial linkage fees for new commercial development; and

1	WHEREAS, the HALA Advisory Committee recommended that the mandatory inclusionary
2	housing requirement offer developers the option of building affordable housing or
3	making a cash contribution to fund preservation and production of affordable housing,
4	and that the requirement be implemented upon approval of extensive citywide upzoning
5	of residential and commercial zones; and
6	WHEREAS, the City has the authority to require mandatory housing affordability for residential
7	development according to its police power; and
8	WHEREAS, a mandatory housing affordability requirement for residential development is one of
9	many actions the City intends to undertake to implement the Comprehensive Plan's goals
10	and policies for housing affordability; and
11	WHEREAS the Countywide Planning Policies, as ratified by the King County Council, provide
12	that jurisdictions may consider a full range of programs, from optional to mandatory, that
13	will assist in meeting the jurisdiction's share of the countywide need for affordable
14	housing; and
15	WHEREAS, one of the City's planning goals under the Growth Management Act, chapter
16	36.70A RCW, is to make adequate provision for the housing needs of all economic
17	segments of the city; and
18	WHEREAS, the Affordable Housing Incentives Program Act, RCW 36.70A.540, authorizes and
19	encourages cities to enact or expand affordable housing incentive programs providing for
20	the development of low-income housing units through development regulations or
21	conditions on rezoning or permit decisions, or both; and
22	WHEREAS, according to the Affordable Housing Incentives Program Act, jurisdictions may
23	establish a minimum amount of affordable housing that must be provided by all

residential developments in areas where increased residential development capacity has 1 2 been provided; and 3 WHEREAS, the July 13, 2015, Statement of Intent for Basic Framework for Mandatory 4 Inclusionary Housing and Commercial Linkage Fee (commonly referred to as the "Grand 5 Bargain") states that the mandatory housing affordability requirements for residential and 6 commercial development should achieve a projected production level over 10 years of no 7 less than 6,000 units of housing affordable to households with incomes no greater than 60 8 percent of median income, and that, if the projected production level falls below the 9 target, all parties agree to develop and consider options to achieve the agreed-upon 10 production target; and 11 WHEREAS, in November 2015, the City Council adopted Ordinance 124895, which established 12 the framework for an Affordable Housing Impact Mitigation Program for commercial development; and 13 14 WHEREAS, in August 2016, the City Council adopted Ordinance 125108 which established the 15 framework for mandatory housing affordability for residential development; and 16 WHEREAS, this ordinance was informed by public feedback gathered at an Open House 17 conducted on February 24, 2016 and presentations and conversations with the Building 18 Owners and Managers Association (BOMA), Chinatown-International District Business 19 Improvement Association, Downtown Residents Alliance, Downtown Resident's 20 Council, Downtown Seattle Association, InterIM, International District Special Review 21 Board, NAIOP, Seattle Chinatown-International District Preservation and Development 22 Authority (SCIDpda), and Seattle Planning Commission, as well as letters, emails and 23 other correspondence from individuals and groups; and

1 WHEREAS, this ordinance would increase development capacity and implement the Affordable 2 Housing Impact Mitigation Program for commercial development and mandatory 3 housing affordability for residential development in the Chinatown/International District; 4 and 5 WHEREAS, increased residential development in the Chinatown/International District will assist 6 in achieving local growth management and housing policies; and 7 WHEREAS, this ordinance provides increased residential development capacity in the form of 8 an increase in the amount of height or floor area allowed by zoning in the 9 Chinatown/International District; and 10 WHEREAS, this ordinance provides for modest reductions in payment and performance amounts 11 for residential development if the additional capacity still could not be achieved in the 12 future; NOW, THEREFORE, 13 BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS: 14 Section 1. The City Council expresses the following intent as to future actions related to this 15 ordinance. The Council is enacting the rezones effected by Section 2 of this ordinance based on an 16 expectation that those rezones are accompanied by requirements to provide a substantial amount of 17 affordable housing. If the imposition of requirements under Chapter 23.58C of the Seattle Municipal 18 Code as contemplated by this ordinance is determined to be unlawful, it is the Council's intent to (1) 19 implement an alternative approach, in connection with some or all of the development capacity 20 provided by the rezones effected by Section 2 of this ordinance, resulting in provision of a substantial 21 amount of affordable housing; (2) take steps to prevent the continuance of the new zoning and 22 increased development capacity in the absence of substantial affordable housing requirements by 23 repealing the rezones effected by Section 2 of this ordinance; and/or (3) take other actions, including

a moratorium on some or all development while an alternative approach is implemented.

Section 4. Section 23.49.008 of the Seattle Municipal Code, last amended by the

ordinance introduced as Council Bill 118885 [MHA Downtown/SLU Implementation

ordinance, is amended as follows:

23.49.008 Structure height

The following provisions regulating structure height apply to all property in Downtown zones except the DH1 zone. Structure height for PSM, IDM, and IDR zones is regulated by this Section 23.49.008, and by Sections 23.49.178, 23.49.208, and 23.49.236.

A. Base and maximum height limits

- 1. Except as otherwise provided in this Section 23.49.008, maximum structure heights for Downtown zones are as designated on the Official Land Use Map. In certain zones, as specified in this Section 23.49.008, the maximum structure height may be allowed only for particular uses or only on specified conditions, or both. If height limits are specified for portions of a structure that contain specified types of uses, the applicable height limit for the structure is the highest applicable height limit for the types of uses in the structure, unless otherwise specified.
- 2. Except in the PMM zone, the base height limit for a structure is the lowest of the maximum structure height or the lowest other height limit, if any, that applies pursuant to this Title 23 based upon the uses in the structure, before giving effect to any bonus for which the structure qualifies under this Chapter 23.49 and to any special exceptions or departures authorized under this Chapter 23.49. In the PMM zone the base height limit is the maximum height permitted pursuant to urban renewal covenants.
- 3. In zones listed below in this subsection 23.49.008.A.3, the applicable height limit for portions of a structure that contain non-residential and live-work uses is shown as the

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first figure after the zone designation (except that there is no such limit in DOC1), and the base height limit for portions of a structure in residential use is shown as the first figure following the "/". The third figure shown is the maximum residential height limit. Except as stated in subsection 23.49.008.D, the base residential height limit is the applicable height limit for portions of a structure in residential use if the structure does not use the bonus available under Section 23.49.015, and the maximum residential height limit is the height limit for portions of a structure in residential use if the structure uses the bonus available under Section 23.49.015: a. DOC1 Unlimited/450-unlimited; b. DOC2 500/300-550; c. DMC 340/290-440; and d. DMC 240/290-440. 4. A structure in a DMC 340/290-440 zone on a lot comprising a full block that abuts a DOC1 zone along at least one street frontage may gain additional structure height of 30 percent above the maximum residential height limit if the structure uses the bonus available under Section 23.49.015, or 35 percent above 340 feet if that bonus is not used, in either case under the following conditions: a. Only one tower is permitted on the lot; b. Any additional floor area above the maximum height limit for nonresidential or live-work use, as increased under this subsection 23.49.008.A.4, is occupied by 20 residential use; c. The average residential gross floor area and maximum residential floor area of any story in the portion of the tower permitted above the base residential height limit do not exceed the limits prescribed in subsection 23.49.058.C.1;

d. Any residential floor area allowed above the base residential height

limit under this provision is gained through voluntary agreements to provide low-income or

moderate-income housing according to Section 23.49.015;

e. At least 35 percent of the lot area, or a minimum of 25,000 square feet, whichever is greater, is in open space use substantially at street level meeting the following standards, and subject to the following allowances for coverage:

1) The location and configuration of the space shall enhance solar exposure, allow easy access to entrances to the tower serving all tenants and occupants from streets abutting the open space, and allow convenient pedestrian circulation through all portions of the open space. The open space shall be entirely contiguous and physically accessible. To offset the impact of the taller structure allowed, the open space shall have frontage at grade abutting sidewalks, and be visible from sidewalks, on at least two streets. The elevation of the space may vary, especially on sloping lots where terracing the space facilitates connections to abutting streets, provided that grade changes are gradual and do not significantly disrupt the continuity of the space, and no part of the open space is significantly above the grade of the nearest abutting street. The Director may allow greater grade changes, as necessary, to facilitate access to transit tunnel stations.

2) Up to 20 percent of the area used to satisfy the open space condition to allowing additional height may be covered by the following features: permanent, freestanding structures, such as retail kiosks, pavilions, or pedestrian shelters; structural overhangs; overhead arcades or other forms of overhead weather protection; and any other features approved by the Director that contribute to pedestrian comfort and active use of the space. The following features within the open space area may count as open space and are not

b. For residential floor area created by infill of a light well on a Landmark structure, the base height limit is the lesser of 170 feet or the highest level at which the light well is enclosed by the full length of walls of the structure on at least three sides. For the purpose of this subsection 23.49.008.A.5.b. a light well is defined as an inward modulation on a non-street-facing facade that is enclosed on at least three sides by walls of the same structure, and infill is defined as an addition to that structure within the light well.

6. Restrictions on demolition and alteration of existing structures

a. Any structure in a DRC zone that would exceed the 85-foot base height limit shall incorporate the existing exterior street-front facade(s) of each of the structures listed below, if any, located on the lot of that project. The City Council finds that these structures are significant to the architecture, history, and character of downtown. The Director may permit changes to the exterior facade(s) to the extent that significant features are preserved and the visual integrity of the design is maintained. The degree of exterior preservation required will vary, depending upon the nature of the project and the characteristics of the affected structure(s).

b. The Director shall evaluate whether the manner in which the facade is proposed to be preserved meets the intent to preserve the architecture, character, and history of the Retail Core. If a structure on the lot is a Landmark structure, approval by the Landmarks Preservation Board for any proposed modifications to controlled features is required prior to a decision by the Director to allow or condition additional height for the project. The Landmarks Preservation Board's decision shall be incorporated into the Director's decision. Inclusion of a structure on the list below is solely for the purpose of conditioning additional height under this subsection 23.49.008.A.6.b, and shall not be interpreted in any way to prejudge the structure's merit as a Landmark:

	Sixth and Pine Building	523 Pine Street				
	Decatur Decatur	1513 6th Avenue				
	Coliseum Theater	5th and Pike				
	Seaboard Building	1506 Westlake Avenue				
	Fourth and Pike Building	1424 4th Avenue				
	Pacific First Federal Savings	1400 4th Avenue				
	Joshua Green Building	1425 4th Avenue				
	Equitable Building	1415 4th Avenue				
	Mann Building	1411 3rd Avenue				
	Olympic Savings Tower	217 Pine Street				
	Fischer Studio Building	1519 3rd Avenue				
	Bon Marche (Macy's)	3rd and Pine				
	Melbourne House	1511 3rd Avenue				
		1512 3rd Avenue				
1	Former Woolworth's Building	1312 Sid Avenue				
2	c. The restrictions in this	subsection 23.49.008.A.6 are in addition to, and				
3	not in substitution for, the requirements of the Landmarks Ordinance, Chapter 25.12.					
4	7. The applicable height limit for a structure is the base height limit plus any					
5	height allowed as a bonus under this Chapter 23.49 and any additional height allowed by special					
6	exception or departure, or by subsection 23.49.008.A.4. The height of a structure shall not					
7	exceed the applicable height limit, except as provided in subsections 23.49.008.B, 23.49.008.C,					
8	and 23.49.008.D.					
9	8. The height of rooftop features, as provided in subsection 23.49.008.D, is					
10	allowed to exceed the applicable height limit.					
11	9. On lots in the DMC 85/((65-150)) <u>75-170</u> zone:					
12	a. A height limit of 85 fee	et applies to the portions of a structure that				
13	contain non-residential or live-work uses.					

b. A base height limit of ((65)) 75 feet applies to the portions of a structure that contain residential uses.

- c. The applicable height limit for portions of a structure that contain residential uses is 85 feet if the applicant qualifies for extra floor area on the lot under Section 23.49.023 and Chapter 23.58A, the structure has no non-residential or live-work use above 85 feet, and the structure does not qualify for a higher limit for residential uses under subsection 23.49.008.A.9.d.
- d. The applicable height limit is ((150)) 170 feet if the applicant qualifies for extra floor area on the lot under Section 23.49.023 and Chapter 23.58A; the structure has no non-residential or live-work use above 85 feet; the lot is at least 40,000 square feet in size and includes all or part of a mid-block corridor that satisfies the conditions of Section 23.58A.040, except to the extent any waiver of such conditions is granted by the Director; and the standards of Section 23.49.060 are satisfied.
- B. Structures located in DMC 240/290-440 or DMC 340/290-440 zones may exceed the maximum height limit for residential use, or if applicable the maximum height limit for residential use as increased under subsection 23.49.008.A.4, by ten percent of that limit, as so increased if applicable, if:
- 1. The facades of the portion of the structure above the limit do not enclose an area greater than 9,000 square feet, and
- 2. The enclosed space is occupied only by those uses or features otherwise permitted in this Section 23.49.008 as an exception above the height limit. The exception in this subsection 23.49.008.B shall not be combined with any other height exception for screening or rooftop features to gain additional height.

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and Chapter 23.58A and the structure has no non-residential or live-work use above ((65)) 75

feet.

Section 5. Subsection 23.49.011.A of the Seattle Municipal Code, which section was last amended by the ordinance introduced as Council Bill 118885 [MHA Downtown/SLU

amended by the ordinance introduced as council bill 110003 [WITA Downtown/SE

Implementation ordinance], is amended as follows:

23.49.011 Floor area ratio

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A. General standards

1. The base and maximum floor area ratio (FAR) for each zone is provided in

Table A for 23.49.011.

Table A for 23.49.011 Base and maximum floor area ratios (FARs)

Zone designation	Base FAR	Maximum FAR
Downtown Office Core 1 (DOC1)	6	21
Downtown Office Core 2 (DOC2)	5	15
Downtown Retail Core (DRC)	3	6
Downtown Mixed Commercial (DMC)	4 in DMC 75 4.5 in DMC 95 5 in DMC 145, DMC 170, DMC 240/290-440, and DMC 340/290-440 3 in DMC 85/((65-150)) <u>75-170</u>	5 in DMC 75 5.5 in DMC 95 6 in DMC 170, except 9 for hotels 8 in DMC 145 and DMC 240/290-440 11 in DMC 340/290-440 ((5))6 in DMC 85/((65-150)) 75-170
Downtown Mixed Residential/Residential (DMR/R)	1 in DMR/R 95/65 1 in DMR/R 145/65 1 in DMR/R 280/65	1.5 in DMR/R 95/65 2.5 in DMR/R 145/65 2.5 in DMR/R 280/65

Table A for 23.49.011
Base and maximum floor area ratios (FARs)

Zone designation	Base FAR	Maximum FAR
Downtown Mixed Residential/Commercial (DMR/C)	1 in DMR/C 95/75 1 in DMR/C 145/75 2 in DMR/C 280/125 2.5 in DMR/C ((65/65-85)) 75/75-95 2.5 in DMR/C ((65/65- 150)) 75/75-170	4.5 in DMR/C 95/75 4.5 in DMR/C 145/75 5.5 in DMR/C 280/125 ((4))4.5 in DMR/C ((65/65-85)) 75/75-95 ((4))4.5 in DMR/C ((65/65-150)) 75/75-170
Pioneer Square Mixed (PSM) International District Mixed (IDM)	NA ⁽¹⁾ 3, except 6 for hotels ⁽²⁾ , in IDM 75- 85 ((and IDM 75/85-150)) 4, except 7 for hotels ⁽³⁾ , in IDM 85/85-170 3 in IDM ((150/85-150)) 165/85-170	NA ⁽¹⁾ 3, except 6 for hotels ⁽²⁾ , in IDM 75-85 4, except 7 for hotels ⁽³⁾ , in ((and)) IDM ((75/85- 150))85/85-170 ((6))7 in IDM ((150/85- 150))165/85-170
International District Residential (IDR)	((1)) <u>1.5</u>	2 if 50 percent or more of the total gross floor area on the lot is in residential use
International District Residential/Commercial (IDR/C)	$((3))$ 4, except $((6))$ 7 for hotels $((^{(2)}))^{(3)}$	$((3))\underline{4}$, except $((6))\underline{7}$ for hotels $((2))^{(3)}$
Downtown Harborfront 1 (DH1)	NA	NA
Downtown Harborfront 2 (DH2)	2.5	Development standards regulate maximum FAR
Pike Market Mixed (PMM)	7	7

Footnotes to Table A for 23.49.011

2. Chargeable floor area shall not exceed the applicable base FAR except as

expressly authorized pursuant to this Chapter 23.49.

⁽¹⁾ NA = Not Applicable, except in subsection 23.49.180.E

⁽²⁾ In the IDM 75-85 ((and IDM 75/85-150 zones)), hotel use may be combined with up to 3 FAR of other chargeable floor area, up to a total of 6 FAR.

⁽³⁾ In the IDM 85/85-170 and the IDR/C zones, hotel use may be combined with other chargeable floor area, provided that the total chargeable floor area of uses other than hotel use does not exceed 4 FAR, and the total chargeable floor area of all uses does not exceed 7 FAR.

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Downtown, if chargeable floor area above the base FAR is allowed on a lot for development that

a. In DOC1, DOC2, and DMC zones that are located outside of South

includes a new structure and the project is located within the Local Infrastructure Project Area

for Downtown and South Lake Union as shown on Map A for 23.58A.044, the first increment of

chargeable floor area above the base FAR, shown for each zone in Table B for 23.49.011, shall

6 be gained by acquiring regional development credits pursuant to Section 23.58A.044.

Table B for 23.49.011 First increment of FAR above the base FAR achieved through acquisition of regional development credits Zone FAR All DOC1 zones 1.0 All DOC2 zones 0.75 DMC 340/290-440 0.50 DMC 145, DMC 170, and DMC 240/290-0.25 440

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zero.

b. In DOC1, DOC2, DH2, and DMC zones outside of South Downtown, additional chargeable floor area above the first increment of FAR that exceeds the base FAR may be obtained only by qualifying for floor area bonuses pursuant to Section 23.49.012 or Section 23.49.013, or by the transfer of TDR pursuant to Section 23.49.014, or both, except as otherwise expressly provided in this subsection 23.49.011.A.2. If the requirements of subsection 23.49.011.A.2.a do not apply, the first increment of floor area that exceeds the base FAR shall be

c. In no event shall the use of bonuses, TDR, or regional development credits, or any combination of them, be allowed to result in chargeable floor area in excess of the maximum as set forth in Table A for 23.49.011, except that a structure on a lot in a planned community development pursuant to Section 23.49.036 or a combined lot development pursuant

to Section 23.49.041 may exceed the FAR otherwise permitted on that lot, provided the 1 2 chargeable floor area on all lots included in the planned community development or combined 3 lot development as a whole does not exceed the combined total permitted chargeable floor area. 4 d. Except as otherwise provided in this subsection 23.49.011.A.2.d or 5 subsections 23.49.011.A.2.f or 23.49.011.A.2.h, and except in South Downtown, not less than 6 five percent of all floor area above the base FAR to be gained on any lot, excluding any floor 7 area gained under subsections 23.49.011.A.2.a, 23.49.011.A.2.j, and 23.49.011.A.2.k, shall be 8 gained through the transfer of Landmark TDR, to the extent that Landmark TDR are available. 9 Landmark TDR shall be considered "available" only to the extent that, at the time of the Master 10 Use Permit application to gain the additional floor area, The City of Seattle is offering Landmark 11 TDR for sale, at a price per square foot no greater than the total bonus contribution under Section 12 23.49.012 for a project using the cash option for both housing and child care facilities. An applicant may satisfy the minimum Landmark TDR requirement in this Section 23.49.011 by 13 14 purchases from private parties, by transfer from an eligible sending lot owned by the applicant, 15 by purchase from the City, or by any combination of the foregoing. This subsection 16 23.49.011.A.2.d does not apply to any lot in a DMR zone. 17 e. Except as otherwise permitted under subsections 23.49.011.A.2.g, 18 23.49.011.A.2.h, or 23.49.011.A.2.l, on any lot outside of South Downtown except a lot in a 19 DMR zone, the total amount of chargeable floor area gained through bonuses under Section 20 23.49.012, together with any housing TDR and Landmark housing TDR used for the same 21 project, shall equal 75 percent of the amount, if any, by which the total chargeable floor area to

be permitted on the lot exceeds the sum of:

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1	1) The base FAR, as determined under this Section 23.49.011 and
2	Section 23.49.032 if applicable, plus;
3	2) Any chargeable floor area gained on the lot pursuant to
4	subsections 23.49.011.A.2.a, 23.49.011.A.2.g, 23.49.011.A.2.h, 23.49.011.A.2.j, and
5	23.49.011.A.2.k. Except in South Downtown, at least half of the remaining 25 percent shall be
6	gained by using TDR from a sending lot with a major performing arts facility, to the extent
7	available, and the balance of the 25 percent shall be gained through bonuses under Section
8	23.49.013 or through TDR other than housing TDR, or both, consistent with this Chapter 23.49.
9	TDR from a sending lot with a major performing arts facility shall be considered "available" only
10	to the extent that, at the time of the Master Use Permit application to gain the additional floor
11	area, The City of Seattle is offering such TDR for sale, at a price per square foot not exceeding
12	the prevailing market price for TDR other than housing TDR, as determined by the Director.
13	f. In order to gain chargeable floor area on any lot in a DMR zone outside
14	of South Downtown, an applicant may:
15	1) Use any types of TDR eligible under this Chapter 23.49 in any
16	proportions; or
17	2) Use bonuses under Section 23.49.012 or 23.49.013, or both,
18	subject to the limits for particular types of bonus under Section 23.49.013; or
19	3) Combine such TDR and bonuses in any proportions.
20	g. On any lot in a DMC 145 or DMC 240/290-440 zone, in addition to the
21	provisions of subsection 23.49.011.A.2.e, an applicant may gain chargeable floor area above the
22	first increment of FAR above the base FAR through use of DMC housing TDR, or any

1 combination of DMC housing TDR with floor area gained through other TDR and bonuses as 2 prescribed in subsection 23.49.011.A.2.e. 3 h. If the amount of bonus development sought in any permit application 4 does not exceed 5,000 square feet of chargeable floor area, the Director may permit such floor 5 area to be achieved solely through the bonus for housing and child care. 6 i. No chargeable floor area above the base FAR shall be granted to any 7 proposed development that would result in significant alteration to any designated feature of a 8 Landmark structure, unless a certificate of approval for the alteration is granted by the 9 Landmarks Preservation Board. 10 j. On a lot entirely in a DOC1 zone, additional chargeable floor area equal 11 to 1.0 FAR may be permitted above the increment achieved through a commitment as prescribed 12 in subsection 23.49.011.A.2.a, or above the base FAR after expiration of that subsection 13 23.49.011.A.2.a, on a lot that includes one or more qualifying Landmarks, subject to the 14 following conditions: 15 1) The structure is rehabilitated to the extent necessary so that all 16 features and characteristics controlled or designated by ordinance pursuant to Chapter 25.12 or 17 Ordinance 102229 are in good condition and consistent with the applicable ordinances and with 18 any certificates of approval issued by the Landmarks Preservation Board, all as determined by 19 the Director of Neighborhoods; and 20 2) A notice shall be recorded in the King County Recorder's 21 Office, in form satisfactory to the Director, regarding the bonus allowed and the effect thereof 22 under the terms of this Chapter 23.49. For purposes of this Section 23.49.011, a "qualifying 23 Landmark" is a structure that:

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1 a) Has a gross floor area above grade of at least 5,000 2 square feet; 3 b) Is separate from the principal structure or structures 4 existing or to be developed on the lot, except that it may abut and connect with one such 5 structure along one exterior wall; 6 c) Is subject, in whole or in part, to a designating ordinance pursuant to Chapter 25.12, or was designated pursuant to Ordinance 102229; and 7 8 d) Is on a lot on which no improvement, object, feature, or 9 characteristic has been altered or removed contrary to any provision of Chapter 25.12 or any 10 designating ordinance. A qualifying Landmark for which a bonus is allowed under this 11 subsection 23.49.011.A.2.j shall be considered a public benefit feature, but shall not be 12 considered an amenity for purposes of Section 23.49.013. For so long as any of the chargeable 13 floor area allowed under this subsection 23.49.011.A.2.j remains on the lot, each qualifying 14 Landmark for which such bonus was granted shall remain designated as a Landmark under 15 Chapter 25.12 and the owner shall maintain the exterior and interior of each qualifying 16 Landmark in good condition and repair and in a manner that preserves the features and 17 characteristics that are subject to designation or controls by ordinance, and that maintains 18 compliance with all applicable requirements of federal, state and local laws, ordinances, 19 regulations, and restrictions. 20 k. On a lot entirely in a DOC1 zone, as an incentive to maintain diversity 21 in the scale of downtown development, additional floor area equal to 0.5 FAR may be granted 22 above the increment achieved through a commitment as prescribed in subsection 23 23.49.011.A.2.a, or above the base FAR after expiration of subsection 23.49.011.A.2.a, on a lot

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1	that includes one or more qualifying small structures, subject to the conditions in this subsection
2	23.49.011.A.2.k.
3	1) A "qualifying small structure" is one that satisfies all of the
4	following standards:
5	a) The gross floor area of the structure above grade is a
6	minimum of 5,000 square feet and does not exceed 50,000 square feet;
7	b) The height of the structure is 125 feet or less, not
8	including rooftop features as specified in subsection 23.49.008.D;
9	c) The structure was not constructed or substantially
10	structurally modified since July 13, 1982; and
11	d) The structure is not occupied by parking above the
12	ground floor.
13	2) If the structure is removed from the lot or ceases to be a
14	qualifying small structure, then any development on the portion of the lot previously occupied by
15	the structure, defined by a rectangle enclosing the exterior walls of the structure as they exist at
16	the time the bonus is granted and extended to the nearest street frontage, shall be limited to a
17	maximum floor area of 50,000 square feet for all uses and a maximum height of 125 feet,
18	excluding any rooftop features as specified in subsection 23.49.008.D.
19	3) A notice shall be recorded with the King County Recorder's
20	Office, in form satisfactory to the Director, regarding the bonus allowed and the effect thereof
21	under the terms of this Chapter 23.49.
22	4) Bonus floor area under this subsection 23.49.011.A.2.k may not
23	be granted on the basis of a Landmark structure for which bonus floor area is allowed under

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1	subsection 23.49.011.A.2.j, but may be allowed on the basis of a different structure or structures
2	that are on the same lot as a Landmark structure for which such bonus floor area is allowed.
3	1. Additional floor area in the PSM 85-120 zone is subject to subsection
4	23.49.180.E.
5	m. In IDM, DMR, and DMC zones within South Downtown, chargeable
6	floor area in excess of the base FAR may be obtained only by qualifying for floor area bonuses
7	pursuant to Sections 23.58A.024 and 23.49.013, or by the transfer of TDR pursuant to Section
8	23.49.014, or both, and except as permitted in subsection 23.49.011.A.2.h, only if the conditions
9	of this subsection 23.49.011.A.2.m also are satisfied:
10	1) For a new or existing structure, the applicant shall make a
11	commitment that the proposed development will meet the green building standard and shall
12	demonstrate compliance with that commitment, all in accordance with Chapter 23.58D.
13	2) Seventy-five percent of the chargeable floor area in excess of
14	base FAR shall be gained through bonuses under Section 23.58A.024 or through use of Housing
15	TDR from within South Downtown.
16	3) Twenty-five percent of the chargeable floor area in excess of
17	base FAR shall be gained by one or any combination of TDR or public open space amenities,
18	subject to the conditions and limits of this Section 23.49.011, Section 23.49.013, Section
19	23.49.014, and the following:
20	a) TDR that may be used on a lot in South Downtown are
21	limited to South Downtown Historic TDR, open space TDR from within South Downtown, or
22	any combination of these consistent with this Chapter 23.49; and

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1	b) Amenities eligible for a bonus on a lot in South
2	Downtown are limited to public open space amenities pursuant to Section 23.49.013.
3	3. In a DOC1, DOC2, DRC, or DMC zone, for a lot that includes a qualifying
4	Landmark structure with a performing arts theater, the base FAR specified in Table A for
5	23.49.011 is increased by 4 FAR, or by the amount of FAR between the base and maximum FAR
6	of the zone, whichever is less, provided that the conditions of this subsection 23.49.011.A.3 are
7	met.
8	a. For purposes of this subsection 23.49.011.A.3, a "qualifying Landmark
9	structure with a performing arts theater" is a structure that is a designated Landmark pursuant to
10	Chapter 25.12 and that meets the following:
11	1) The structure was built before 1930;
12	2) The structure contains performing arts theater space that has
13	combined seating capacity in one or more venues for at least 800; and
14	3) The structure is subject to an ordinance granting incentives for
15	and imposing controls on the Landmark structure.
16	b. At the time a qualifying Landmark structure with a performing arts
17	theater uses the additional base FAR, either on the site or through transfer of TDR to another
18	site, the following conditions shall be met:
19	1) The performing arts theater use established under approved
20	permits, including combined seating capacity in one or more venues for at least 800, shall be
21	ensured by binding covenants between the property owner and the City for at least 40 years from
22	the first use of any of the additional base FAR, either on the site or through the first transfer of
23	any TDR to another site; and

1	2) The Director, after consulting with the property owner,
2	determines, as a Type I decision, that the property owner has executed a contract(s) with one or
3	more theater groups or performing arts organizations for regularly scheduled use of the Landmark
4	structure for live performances and that the anticipated use of the Landmark theater structure for
5	live theater performances, combined with any other use of the structure, is adequate to contribute
6	sufficiently to the presence of live theater in the Downtown Historic Theatre District established
7	by Resolution 31341 and to support the desired level of activity in the area near the Landmark
8	structure. In making this determination, the Director shall consider the following:
9	a) The extent and duration of the contract(s) between the
10	property owner and one or more theater groups or performing arts organizations for regularly
11	scheduled use of the Landmark structure for live performances;
12	b) The presence of uses in the structure that will contribute
13	to activity in the area beyond the typical workday hours; and
14	c) Programmed use of the Landmark structure by other
15	activities during periods when the structure is not in use for live performances; and
16	3) Any use of the additional base FAR on the site complies with all
17	provisions of the designating ordinance and Chapter 25.12.
18	c. If a Landmark structure is on a lot that is not entirely regulated by a
19	designating ordinance, then the area used to calculate the additional base FAR is the area of the
20	footprint of the Landmark structure.
21	d. A lot that uses the additional base FAR on the site as allowed by this
22	subsection 23.49.011.A.3 is not allowed to gain chargeable floor area under subsection
23	23.49.011.A.2.j.
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e. If a qualifying Landmark structure with a performing arts theater is on a lot that is not entirely regulated by a designating ordinance, then the additional base FAR may be transferred as TDR to another site, or may be used on the site on the portion of the lot that is within the footprint of the Landmark structure, but shall not be used elsewhere on the lot.

4. The Master Use Permit application to establish any bonus development under this subsection 23.49.011.A.4 shall include a calculation of the amount of bonus development sought and shall identify the manner in which the conditions to such bonus development shall be satisfied. The Director shall, at the time of issuance of any Master Use Permit decision approving any such bonus development, issue a Type I decision as to the amount of bonus development to be allowed and the conditions to such bonus development, which decision may include alternative means to achieve bonus development, at the applicant's option, if each alternative would be consistent with this Section 23.49.011 and any other conditions of the permit, including Design Review if applicable.

* * *

Section 6. Section 23.49.013 of the Seattle Municipal Code last amended by the ordinance introduced as Council Bill 118885 [MHA Downtown/SLU Implementation ordinance, is amended as follows:

23.49.013 Bonus floor area for amenities

A. An applicant may achieve a portion of the chargeable floor area to be established in addition to base FAR through bonuses for amenities, subject to the limits in this Chapter 23.49. Amenities for which bonuses may be allowed are limited to:

1. Public open space amenities, including hillside terraces on sites shown as eligible for bonuses on Map 1J, urban plazas in DOC1, DOC2, and DMC 340/290-440 zones,

- 1) The open space must be open to the general public without charge, must meet the eligibility conditions of the Downtown Amenity Standards, and must be one of the open space features cited in subsection 23.49.013.A.1.
- 2) The open space must be within 1/4 mile of the lot using the bonus, except as may be permitted pursuant to subsection 23.49.013.B.1.b.4.
- 3) The open space must have a minimum contiguous area of 5,000 square feet, except as may be permitted pursuant to subsection 23.49.013.B.1.b.4.
- 4) Departures from standards for the minimum size of off-site open space and maximum distance from the project may be allowed by the Director as a Type I decision if the Director determines that if such departures are approved, the proposed open space will meet the additional need for open space caused by the project, and improve public access to the open space compared to provision of the open space on-site.
- 5) The owner of any lot on which off-site open space is provided to meet the requirements of this Section 23.49.013 shall execute and record an easement or other instrument in a form acceptable to the Director assuring compliance with the requirements of this Section 23.49.013, including applicable conditions of the Downtown Amenity Standards.
- c. Public restrooms shall be on a ground floor; shall satisfy all codes and accessibility standards; shall be open to the general public during hours that the structure is open to the public, although access may be monitored by a person located at the restroom facility; shall be maintained by the owner of the structure for the life of the structure that includes the bonused space; and shall be designated by signs sufficient so that they are readily located by pedestrians on an abutting street or public open space. The Director is authorized to establish standards for the design, construction, operation, and maintenance of public restrooms qualifying

for a bonus, consistent with the intent of this subsection 23.49.013.B.1.c to encourage the provision of accessible, clean, safe, and environmentally sound facilities.

2. Options for provision of amenities. Amenities must be provided by performance except as expressly permitted in this Section 23.49.013. The Director may accept a cash payment for green street improvements and a related voluntary agreement from the applicant, subject to this Section 23.49.013, the Downtown Amenity Standards, and the Green Street Director's Rule 11-2007, if the Director determines that improvement of a green street abutting or in the vicinity of the lot within a reasonable time is feasible. The cash payment must be in an amount sufficient to improve fully 1 square foot of green street space for each 5 square feet of bonus floor area allowed for such payment. The cash payment shall be maintained in a restricted account and shall be used to improve a green street abutting or in the vicinity of the lot.

3. Ratios and limits. Amenities may be used to gain floor area according to the applicable ratios, and subject to the limits in Section 23.49.011 and in Table A for 23.49.013.

Table A for 23.49.013 Downtown amenities									
Amenity	Zone lo	Zone location of lots eligible to use bonus							Maximum
	DOC1	DOC2	DMC 340/290-440	DH2, DMC 145, DMC 170, DMC 85/((6 5-150)) 75-170, and DMC 240/290-440	DRC	DMR	IDM	ratio	(in square feet) of floor area eligible for a bonus or maximum floor area gain
Hillside Terrace	Only eli 23.49	Only eligible for bonus at locations specified on Map 1J of Chapter 23.49 5:1 6,00						6,000	
Urban Plaza	X	X	X					5:1	15,000
Commercial Parcel Park	X	X	X	X			X	5:1	7,000
Residential Parcel Park			X	X		X	X	5:1	12,000

Table A for 23.49.013 Downtown amenities									
Amenity	Zone location of lots eligible to use bonus							Bonus	Maximum
	DOC1	DOC2	DMC 340/290-440	DH2, DMC 145, DMC 170, DMC 85/((65-150)) 75-170, and DMC 240/290-440	DRC	DMR	IDM	ratio	(in square feet) of floor area eligible for a bonus or maximum floor area gain
Green Street Parcel Park	Eligible for bonus only on lots abutting a designated green street					5:1	7,000		
Public Atrium	X	X	X					5:1	5,500
Green Street Improvement	Eligible for bonus only on lots abutting a designated green street				5:1	No limit			
Green Street Setback	Eligible for bonus only on lots abutting a designated green street that are not subject to property line street wall requirement				1:1	10 times the length of lot's green street frontage			
Hillclimb Assist	Only eligible for bonus at locations specified on Map 1J of Chapter 23.49					Not applicabl e	Maximum gain of 0.5 FAR		
Shopping Corridor	Only eligible for bonus at locations specified on Map 1J of Chapter 23.49					5:1	7,200		
Transit Station Access	X	X	X	X	X	X		Not Applicabl e	Maximum gain of 1.0 FAR
Public Restroom	X	X	X	X	X	X		7:1	No limit
Human Services	X	X	X	X	X	X		7:1	10,000

"X" indicates that bonus is potentially available.

4. Downtown Amenity Standards

a. The Director shall approve a feature for a bonus if the Director

determines that the feature satisfies the eligibility conditions of the Downtown Amenity

Standards, and that the feature carries out the intent of this Section 23.49.013 and the guidelines

in the Downtown Amenity Standards.

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1	b. The Director may allow departures from the eligibility conditions in the
2	Downtown Amenity Standards as a Type I decision, if the applicant can demonstrate that the
3	amenity better achieves the intent of the amenity as described in this Chapter 23.49 and the
4	Downtown Amenity Standards, and that the departure is consistent with any applicable criteria
5	for allowing the particular type of departure in the Downtown Amenity Standards.
6	c. The Director may allow departures from the eligibility conditions in the
7	Downtown Amenity Standards as a Type I decision, to allow floor area in a Landmark structure
8	satisfying the standards of subsection 23.49.011.A.2.j or in a small structure satisfying the
9	standards of subsection 23.49.011.A.2.k to qualify as floor area eligible for a bonus if adapted to
10	serve as a hillclimb assist, museum, shopping corridor, or public atrium amenity.
11	d. The Director may condition the approval of a feature for a bonus as
12	provided in the Downtown Amenity Standards.
13	5. Open space amenities. Open space amenities must be newly constructed on a
14	lot in a Downtown zone in compliance with the applicable provisions of this Chapter 23.49 and
15	the Downtown Amenity Standards.
16	6. Declaration. If amenities are to be provided on-site for purposes of obtaining
17	bonus floor area, the owner shall execute and record a declaration in a form acceptable to the
18	Director identifying the features and the fact that the right to develop and occupy a portion of the
19	gross floor area on the site is based upon the long-term provision and maintenance of those
20	amenities.
21	7. Duration; alteration. All bonused amenities shall be provided and maintained in
22	accordance with the applicable provisions of this Section 23.49.013 and the Downtown Amenity

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5. No permit after the first building permit, and in any event, no permit for any construction activity other than excavation and shoring or for occupancy of existing floor area by any use based upon TDR, will be issued for development that includes TDR until the applicant's possession of TDR is demonstrated according to rules promulgated by the Director to implement this Section 23.49.014.

Table A for 23.49.014 Permitted use of TDR

	Types of TDR							
Zones ¹	Within-block TDR	Housing TDR	DMC Housing TDR	Landmark TDR and Landmark Housing TDR	Open Space TDR	South Downtown Historic TDR		
DOC1 and DOC2	S, R	S, R	X	S, R	S, R	R		
DRC	S, R ²	S, R ²	X	S, R ²	S, R ²	R		
DMC 340/290-440	S, R	S, R	S	S, R	S, R	R		
DMC 145 and DMC 240/290-440	S ³	S, R	S, R	S, R	S, R	R		
DMC 170	X	S, R	S, R	S, R	S, R	R		
DMC ((85)) <u>95</u> and DH2	X	S, R	X	S, R	S, R	R		
DMC 75 and DMC 85/((65-150)) <u>75-170</u>	X	S	X	S	S	R		
DMR	X	S, R ⁴	X	S, R ⁴	S, R ⁴	R ⁴		
IDR	X	S	X	X	S	S		
IDR/C	X	S	X	X	S, R ⁵	S		
IDM	X	S, R	X	X	S, R ⁵	S, R		
PSM	X	S	X	X	S 5	S, R		

S = Eligible sending lot.

R = Eligible receiving lot.

Table A for 23.49.014 Permitted use of TDR

	Types of TDR							
Zones ¹	Within-block TDR	Housing TDR	DMC Housing TDR	Landmark TDR and Landmark Housing TDR	Open Space TDR	South Downtown Historic TDR		

X = Not permitted.

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Footnotes to Table A for 23.49.014

- ¹ Development rights may not be transferred to or from lots in the PMM or DH1 zones.
- ² Transfers to lots in a DRC zone are permitted only from lots that also are zoned DRC.
- ³ Transfers are permitted only from lots zoned DMC to lots zoned DOC1.
- ⁴ Transfers to lots in a DMR zone are permitted only from lots that also are zoned DMR except that transfer of TDR to a lot in a DMR zone located in South Downtown is permitted from any eligible sending lot in South Downtown.
- ⁵ Transfers of open space TDR to lots in South Downtown are permitted only from lots that are also located in South Downtown.

* * *

Section 8. Subsection 23.49.023.G of the Seattle Municipal Code, which section was last amended by Ordinance 125163, is amended as follows:

23.49.023 Extra residential floor area and hotel floor area in South Downtown;

transferable development potential (TDP); limits on TDP sending sites

*

G. Extra floor area for hotel use in IDM ((75/85-150)) <u>85/85-170</u>. In a mixed_use development that includes residential use and hotel use in an IDM ((75/85-150)) <u>85/85-170</u> zone, extra floor area for hotel use above base height limits may be gained under this Section 23.49.023 on the same terms and conditions as extra residential floor area if the structure otherwise qualifies to exceed base height limits under subsection 23.49.208.E. If extra residential

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1	floor area is gained for the same development, it shall be combined with any such extra floor
2	area in hotel use for all purposes under this Section 23.49.023 and under Chapter 23.58A.
3	Section 9. Subsection 23.49.156.B of the Seattle Municipal Code, which section was last
4	amended by ordinance introduced as Council Bill 118885 [MHA Downtown/SLU
5	Implementation ordinance], is amended as follows:
6	23.49.156 Downtown Mixed Residential, minimum lot size
7	* * *
8	B. This subsection 23.49.156.B applies within DMR zones in South Downtown((-))
9	1. The minimum lot size for any structure greater than ((85)) 95 feet in height is
10	40,000 square feet.
11	2. To meet the minimum lot size requirement, a lot may be combined with one or
12	more abutting lots, whether occupied by existing structures or not, provided that the total area of
13	the combined lots meets the minimum lot size requirement and the lot coverage of the proposed
14	and any existing structures does not exceed the applicable lot coverage limits in Section
15	23.49.158.
16	* * *
17	Section 10. Subsection 23.49.158.C of the Seattle Municipal Code, last amended by the
18	ordinance introduced as Council Bill 118885 [MHA Downtown/SLU Implementation
19	ordinance], is amended as follows:
20	23.49.158 Downtown Mixed Residential, coverage and floor size limits
21	***
22	C. In South Downtown, the following coverage limits apply:

- 3. At all levels above ((65)) 75 feet in height, separate structures on a lot and separate portions of the same structure must be separated at all points by a minimum horizontal distance of 20 feet, or as specified in subsections 23.49.164.D.4 and 23.49.164.D.5 for structures separated by a mid-block corridor.
- 4. At all levels above 45 feet and up to ((85)) 95 feet in height, structures separated by a mid-block corridor must be separated at all points by a minimum horizontal distance of 45 feet, unless subsection 23.49.164.D.6 applies.
- 5. At all levels above ((85)) 95 feet in height, structures separated by a mid-block corridor must be separated at all points by a minimum horizontal distance of 55 feet, unless subsection 23.49.164.D.6 applies.
- 6. If a mid-block corridor abuts a side lot line that is not a street lot line, at all levels above 45 feet structures on that lot must set back from that side lot line at all points by a minimum horizontal distance of 45 feet.
 - 7. Waiver or modification of requirements, limits, and standards
- a. For developments in the International Special Review District, the Director may waive or modify the requirements, limits, and standards referred to in subsection 23.49.164.D.2 and 23.49.164.D.3 as a Type I decision if, upon consultation with the Director of Neighborhoods, the Director determines that waiving or modifying a requirement, limit, or standard will increase availability of affordable housing meeting the provisions of subsection 23.49.164.D.7.b and will better meet the goals and objectives of Section 23.66.302.
- b. For purposes of this subsection 23.49.164.D.7, housing is affordable if it receives public funding and/or an allocation of federal low-income housing tax credits, and is subject to a regulatory agreement, covenant, or other legal instrument recorded on the property

23.49.212 International District Mixed, upper-level development standards

A. In an IDM ((75/85-150)) <u>85/85-170</u> zone, upper_level development standards include upper_level setbacks and ((façade)) <u>facade</u> modulation.

- 1. Upper_level setbacks south of S. Weller Street. For structures south of S. Weller Street exceeding a height of 85 feet, an upper_level setback with an average depth of at least 15 feet from abutting street lot lines along the entire street frontage of the structure is required above a height of 45 feet. The minimum depth permitted for any portion of a setback required under this subsection 23.49.212.A.1 is 10 feet. The maximum depth of a setback that can be used for calculating the average setback is 30 feet.
- 2. Upper_level setbacks north of S. Weller Street. North of S. Weller ((St.)) Street, a continuous setback of at least 15 feet from abutting street lot lines is required for portions of a structure above 85 feet in height, except that no setback is required from street lot lines abutting S. Weller Street.
- 3. Green street upper_level setback. If a lot abuts a designated green street, a continuous upper_level setback of at least 20 feet is required for all portions of structures above a height of 45 feet along the green street lot line.
- 4. ((Façade)) Facade modulation. For a structure that exceeds 85 feet in height, modulation is required for the portion of a street-facing ((façade)) facade above 45 feet in height if any part of the ((façade)) facade above that height is located less than 15 feet from street lot lines and the ((façade)) facade above that height exceeds a length of 110 feet measured parallel to the street lot line. Projections from the street-facing ((façade)) facade or any other facade, such as balconies, within 15 feet of street lot lines or their projection, are included in this measurement of length. If ((façade)) facade modulation is required, a portion of the ((façade))

- facade with a minimum length of 30 feet must be set back a minimum depth of 15 feet from
 street lot lines at all levels above 45 feet.
 - B. In the IDM ((\frac{150/85-150}{})) \frac{165/85-170}{} zone, upper_level development standards include upper_level setbacks and ((\frac{façade}{})) \frac{facade}{} modulation.
 - 1. Upper_level setback. For lots abutting Maynard Avenue S., a continuous upper-level setback of at least 15 feet from the lot line abutting Maynard Avenue S. is required for portions of a structure above 45 feet in height.
 - 2. ((Façade)) Facade modulation. For structures exceeding 85 feet in height, modulation is required for portions of the street-facing facade exceeding 65 feet in height and located less than 10 feet from a street lot line. The maximum length of a street-facing ((façade)) facade without modulation is 110 feet, measured parallel to the street lot line. Projections from the street-facing ((façade)) facade, such as balconies, are included in the measurement of length. Where ((façade)) facade modulation is required, a portion of the ((façade)) facade must set back a minimum depth of 10 feet from street lot lines for a minimum length of 30 feet.
 - Section 14. Section 23.49.242 of the Seattle Municipal Code, last amended by Ordinance 124843, is amended as follows:

23.49.242 International District Residential, development standards

A. Scope((±)) : application to mixed-use structures. The provisions of this Section 23.49.242 apply in IDR and IDR/C zones. If residential and non-residential uses are combined in the same structure, the standards specified for the respective categories of use apply to that portion of the structure occupied by those uses. If uses subject to different standards are combined on the same story of a structure, the standards for the predominant use in the story

- apply. For purposes of this Section 23.49.242, ((live/work)) live-work uses are considered entirely ((nonresidential)) non-residential.
 - B. Minimum lot size requirement. The minimum lot size is 21,000 square feet for any structure exceeding a height of ((150)) 170 feet excluding rooftop features.

C. Coverage limits((\cdot,\cdot))

- 1. Upper_level coverage limits do not apply to structures 85 feet in height or less excluding rooftop features on lots of 8,000 square feet or less in IDR zones, or to structures 125 feet in height or less excluding rooftop features on lots of any size in IDR/C zones, or to rooftop features that are identified in Section 23.66.332.
- 2. For structures ((150)) 170 feet in height or less, coverage limits are shown in Table A for 23.49.242.
- 12 ((Table A for 23.49.242
- 13 Coverage Limits Per Story for Structures 150 Feet in Height or Less))

Table A for 23.49.242 Coverage Limits Per S	<u>Cable A for 23.49.242</u> <u>Coverage Limits Per Story for Structures 170 Feet in Height or Less</u>			
Height of story ¹	Floor area permitted per story			
	Stories with residential uses as the predominant use	Stories with non-residential/live- work uses as the predominant use		
65 feet or less	No limit	No limit		
Greater than 65 feet up to 125 feet	75% of lot area	No limit		
Greater than 125 feet up to ((150)) 170 feet	65% of lot area	Not applicable		

Footnote to Table A for 23.49.242

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¹ If any part of a story is above a given height, the limit applies as if the entire story were above that height.

- 3. For structures exceeding ((150)) 170 feet in height excluding rooftop features
- 2 | that include non-residential uses as the predominant use on any story wholly or in part above 45
- 3 feet in height, coverage limits are shown in Table B for 23.49.242.
- 4 ((Table B for 23.49.242
- 5 Coverage Limits Per Story for Structures Exceeding 150 Feet in Height With Stories in
- 6 | Predominantly Non-Residential/Live-Work Use Above 45 feet in Height))

Table B for 23.49.242 Coverage Limits Per Story for Structures Exceeding 170 Feet in Height With Stories in Predominantly Non-residential/Live-Work Use Above 45 feet in Height			
Height of story ¹			
45 feet or less	No limit		
Greater than 45 feet up to 125 feet	For stories with ((nonresidential)) non-residential uses as the predominant use: no limit For stories predominantly in residential use: ((35%)) 40% of lot area, or an average gross floor area of 9,000 square feet, whichever is greater, provided that no single story exceeds a gross floor area of 11,500 square feet ²		
Greater than 125 feet ((up to 240 feet))	((35%)) 40% of lot area or an average gross floor area per story of 9,000 square feet, whichever is greater, provided that no single story exceeds a gross floor area of 11,500 square feet ²		

Footnotes to Table B for 23.49.242

4. For structures exceeding ((150)) <u>170</u> feet in height excluding rooftop features

that include residential uses as the predominant use on every story wholly or in part above 45

feet in height, coverage limits are shown in Table C for 23.49.242((±)).

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¹ If any part of a story is above a given height, the limit applies as if the entire story were above that height.

² The stories eligible for coverage limit averaging are all of those that have floor areas predominantly in residential use. Averaging rules and further restrictions are in subsection 23.49.242.C.5.

1 ((Table C for 23.49.242

- 2 Coverage Limits Per Story for Structures Exceeding 150 Feet in Height
- 3 With All Stories in Residential Use Above 45 feet in Height))

Table C for 23.49.242
Coverage Limits Per Story for Structures Exceeding 170 Feet in Height
With All Stories in Residential Use Above 45 feet in Height

Height of story ¹	Floor area permitted per story
45 feet or less	No limit
Greater than 45 feet up to 85 feet	75% of lot area
Greater than 85 feet ((up to 240 feet))	((35%)) 40% of lot area, or an average gross floor area of 9,000 square feet per story, whichever is greater, provided that no single story exceeds a gross floor area of 11,500 square feet ²

Footnotes to Table C for 23.49.242

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5. For any structure greater than ((450)) 170 feet in height excluding rooftop features, gross floor area of any story that is eligible for coverage limit averaging under Table B for 23.49.242 or Table C for 23.49.242 shall not exceed ((35)) 40 percent of the lot area, unless the average gross floor area of all stories eligible for averaging is no more than 9,000 square feet per story; and in any case no single story above a height of 85 feet shall exceed a gross floor area of 11,500 square feet. For purposes of this subsection 23.49.242.C.5, gross floor area for any story of less than 4,000 square feet is assigned a value of 4,000 square feet for the purpose of

D. Setbacks

calculating average floor area.

¹ If any part of a story is above a given height, the limit applies as if the entire story were above that height.

² The stories eligible for coverage limit averaging are those that are above 85 feet. Averaging rules and further restrictions are in subsection 23.49.242.C.5.

- 1. The following minimum setbacks are required for structures on lots abutting a green street designated on Map 1F or another map identified in a note to Map 1F:
- a. In an IDR zone, a continuous upper-level setback of 15 feet is required from the green street lot line for all portions of the structure above 45 feet in height. This setback is not required if a structure is 65 feet in height or less, except on Maynard Avenue S.
- b. In an IDR/C zone, a continuous setback of 6 feet is required at street level from the green street lot line. For a structure exceeding 85 feet in height, a continuous upper-level setback of 16 feet is required from the green street lot line for all portions of the structure above a height of 65 feet.
- 2. For a structure exceeding 85 feet in height excluding rooftop features, a continuous upper-level setback of 15 feet is required from each side lot line that is not a street or alley lot line for all portions of the structure above a height of 65 feet.

E. ((Façade)) Facade modulation((-))

- 1. For structures ((150)) 170 feet or less in height excluding rooftop features, modulation is required for the portion of a street-facing facade above 65 feet in height and located less than 15 feet from street lot lines. No modulation is required for portions of a ((façade)) facade set back 15 feet or more from street lot lines.
- 2. For structures exceeding ((150)) 170 feet in height, modulation is required for the portion of a street-facing facade in non-residential use between 65 feet and 125 feet in height and located less than 15 feet from street lot lines. No modulation is required for portions of a ((façade)) facade set back 15 feet or more from street lot lines.
- 3. For portions of structures subject to the modulation requirements of this subsection 23.49.242.E, the maximum length of a street-facing ((façade)) facade without

- 1 modulation is prescribed in Table D for 23.49.242. For purposes of this subsection 23.49.242.E,
- 2 | length is measured parallel to each street lot line and includes projections from the street-facing
- 3 ((façade)) facade, such as balconies.
- 4 ((Table D for 23.49.242: Façade Modulation))

Table D for 23.49.242 Facade modulation		
Height of portion of structure	Maximum length of un-modulated facade if less than 15 feet from street lot line	
65 feet in height or less	No limit	
Greater than 65 feet up to 125 feet	155 feet	
Greater than 125 <u>feet</u> up to $((150))$ 170 feet ¹	125 feet	
E + + + E 11 D C 22 40 24	•	

Footnote to Table D for 23.49.242

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4. Any portion of a facade subject to modulation under subsection 23.49.242.E.1

- or ((2)) 23.49.242.E.2 that exceeds the maximum length of ((façade)) facade prescribed in Table
- 8 D for 23.49.242 must include a portion set back a minimum depth of 15 feet from street lot lines
- 9 for a minimum length of 30 feet.
- F. Maximum ((Width)) width. For any story predominantly in residential use above 85
- 11 | feet in height in a structure that exceeds ((150)) 170 feet in height not including rooftop features,
- 12 | the maximum width along the general north/south axis of a lot (parallel to the ((avenues))
- 13 Avenues) is 100 feet. The projection of unenclosed decks and balconies, and architectural
- 14 | features such as cornices, is disregarded in calculating maximum width.

¹ Applies only to structures ((150)) 170 feet in height or less.

- Section 15. Table A for 23.58B.040.A of the Seattle Municipal Code, which section was
- 2 last amended by the ordinance introduced as Council Bill 118885 [MHA Downtown/SLU
- 3 Implementation ordinance], is amended as follows:
 - 23.58B.040 Mitigation of impacts payment option

5 ***

Table A for 23.58B.040 Payment calculation amounts: In Downtown, SM-SLU, and SM-U zones

Zone	Payment calculation amount per square foot
DH1/45	Not applicable
DH2/55	Not applicable
DH2/75	\$15.00
DH2/85	Not applicable
DMC 75	\$8.25
DMC 95	\$8.00
DMC 85/((65-150)) <u>75-170</u>	((\$11.75)) <u>\$8.00</u>
DMC 145	\$10.00
DMC 170	\$8.00
DMC 240/290-440	\$10.00
DMC 340/290-440	\$12.50
DOC1 U/450-U	\$14.75
DOC2 500/300-550	\$14.25
DRC 85-170	\$13.50
DMR/C ((65/65-85)) <u>75/75-95</u>	((\$9.75)) <u>\$8.00</u>
DMR/C ((65/65-150)) <u>75/75-170</u>	((\$9.75)) <u>\$8.00</u>
DMR/C 95/75	\$17.50
DMR/C 145/75	\$17.50
DMR/C 280/125	\$14.25
DMR/R 95/65	\$14.00
DMR/R 145/65	\$16.00
DMR/R 280/65	\$16.00
<u>IDM-65-150</u>	Not applicable
<u>IDM-75-85</u>	Not applicable
((All)) IDM <u>85/85-170</u> ((zones))	\$8.00
<u>IDM 165/85-170</u>	<u>\$20.75</u>
IDR ((4 5/125-240)) <u>45/125-270</u>	((\$10.00)) <u>\$8.00</u>
IDR ((150)) <u>170</u>	((\$10.00)) <u>\$8.00</u>
IDR/C ((125/150-240)) <u>125/150-270</u>	((\$8.00)) <u>\$20.75</u>

Table A for 23.58B.040
Payment calculation amounts:
In Downtown, SM-SLU, and SM-U zones

Zone	Payment calculation amount per square foot
PMM-85	Not applicable
All PSM zones	Not applicable
SM-SLU 100/65-145	\$8.00
SM-SLU 85/65-160	Not applicable
SM-SLU 85-280	\$8.00
SM-SLU 175/85-280	\$11.25
SM-SLU 240/125-440	\$10.00
SM-SLU/R 65/95	\$8.25
SM-SLU 100/95	\$8.00
SM-SLU 145	\$9.25
SM-U 85	\$7.00
SM-U/R 75-240	\$20.00
SM-U 75-240	\$20.00
SM-U 95-320	\$20.00

* * *

Section 16. Table A for 23.58B.050 of the Seattle Municipal Code, which section was

last amended by the ordinance introduced as Council Bill 118885 [MHA Downtown/SLU

Implementation ordinance], is amended as follows:

23.58B.050 Mitigation of impacts – performance option

6 ***

Table A for 23.58B.050 Performance calculation amounts: In Downtown, SM-SLU, and SM-U zones			
Zone	Performance calculation amount per square foot		
DH1/45	Not applicable		
DH2/55	Not applicable		
DH2/75	9.1%		
DH2/85	Not applicable		
DMC 75	5.0%		
DMC 95	5.0%		
DMC 85/((65-150)) <u>75-170</u>	((7.1%)) <u>5.0%</u>		

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Table A for 23.58B.050 Performance calculation amounts: In Downtown, SM-SLU, and SM-U zones

Zone	Performance calculation amount per square foot		
DMC 145	6.1%		
DMC 170	5.0%		
DMC 240/290-440	6.1%		
DMC 340/290-440	7.6%		
DOC1 U/450-U	8.9%		
DOC2 500/300-550	8.6%		
DRC 85-170	8.2%		
DMR/C ((65/65-85)) <u>75/75-95</u>	((5.9%)) <u>5.0%</u>		
DMR/C ((65/65-150)) 7 <u>5/75-170</u>	((5.9%)) <u>5.0%</u>		
DMR/C 95/75	10.6%		
DMR/C 145/75	10.6%		
DMR/C 280/125	8.7%		
DMR/R 95/65	8.5%		
DMR/R 145/65	9.7%		
DMR/R 280/65	9.7%		
<u>IDM-65-150</u>	Not applicable		
<u>IDM-75-85</u>	Not applicable		
((All)) IDM <u>85/85-170</u> ((zones))	5.0%		
<u>IDM 165/85-170</u>	<u>7.0%</u>		
IDR ((4 5/125-240)) <u>45/125-270</u>	((6.1%)) <u>5.0%</u>		
IDR ((150)) <u>170</u>	((6.1%)) <u>5.0%</u>		
IDR/C ((125/150-240)) <u>125/150-270</u>	$((5.0\%)) \ 7.0\%$		
PMM-85	Not applicable		
All PSM zones	Not applicable		
SM-SLU 100/65-145	5.0%		
SM-SLU 85/65-160	Not applicable		
SM-SLU 85-280	5.0%		
SM-SLU 175/85-280	6.8%		
SM-SLU 240/125-440	6.1%		
SM-SLU/R 65/95	5.0%		
SM-SLU 100/95	5.0%		
SM-SLU 145	5.6%		
SM-U 85	5.0%		
SM-U/R 75-240	9.0%		
SM-U 75-240	9.0%		
SM-U 95-320	9.0%		

	D1
1	Section 17. Subsection 23.58C.035.B of the Seattle Municipal Code, last amended by the
2	ordinance introduced as Council Bill 118885 [MHA Downtown/SLU Implementation
3	ordinance], is amended as follows:
4	23.58C.035 Modification of payment and performance amounts
5	* * *
6	B. Inability to use certain capacity
7	1. In a SM-U 75-240 or SM-U 95-320 zone, the performance calculation amount
8	according to Table B for 23.58C.050 shall be reduced to six percent and the payment calculation
9	amount according to Table B for 23.58C.040 shall be reduced such that it is equal to the amount
10	that applies in SM-U 85 if the applicant demonstrates that the site does not meet the minimum lot
11	size required for a highrise structure according to subsection 23.48.615.A.2, or that one or more
12	specific requirements of Sections 23.48.635, 23.48.645, and 23.48.646 would prevent a highrise
13	development from being able to achieve an average highrise floor area of at least 7,500 square
14	feet for stories subject to the highrise floor area limit according to ((subsection)) <u>Section</u>
15	23.48.645. For purposes of this subsection 23.58C.035.B.1, the following shall apply:
16	a. Financial feasibility shall not be considered in determining whether a
17	threshold could be achieved.
18	b. Recommendations by a Design Review Board shall not be considered
19	requirements of Title 23.
20	2. In Downtown and SM-SLU zones listed in Table A for 23.58C.035, the
21	payment calculation amount according to Table A for 23.58C.040 and the performance
22	calculation amount according to Table A for 23.58C.050 shall be reduced if all of the conditions

d. If the project can achieve the secondary size threshold, but cannot achieve the maximum size threshold for the applicable development standard in Table A for 23.58C.035, the payment calculation amount according to Table A for 23.58C.040 and the performance calculation amount according to Table A for 23.58C.050 shall be reduced by a percentage equal to the maximum reduction percentage in Table A for 23.58C.035 multiplied by the difference of the maximum size threshold minus the size that could be achieved under requirements of Title 23 and divided by the difference of the maximum size threshold minus the secondary size threshold, provided that the total reduction shall never be more than the maximum reduction percentage.

Table A for 23.58C.035 Thresholds for modification due to inability to use certain capacity				
Zone	Development standard	Secondary size threshold	Maximum size threshold	Maximum reduction
DH2/75	Height	65 feet	75 feet	25%
DMC 75	Height	65 feet	75 feet	25%
DMC 85/75-170	<u>Height</u>	<u>150 feet</u>	<u>160 feet</u>	10%
DMC 95	Height	85 feet	95 feet	25%
DMC 145	Height	125 feet	145 feet	25%
DMC 170	Height	160 feet	170 feet	25%
DMC 240/290-440	Height	400 feet ¹	440 feet ¹	10%
DMC 340/290-440	Height	400 feet ¹	440 feet ¹	10%
<u>DMR/C 75/75-95</u>	<u>Height</u>	85 feet	95 feet	<u>10%</u>
DMR/C 75/75-170	<u>Height</u>	<u>150 feet</u>	<u>170 feet</u>	<u>10%</u>
DMR/C 95/75	Height	85 feet	95 feet	25%
DMR/C 145/75	Height	125 feet	145 feet	25%
DMR/C 280/125	Height	240 feet	280 feet	25%
DMR/R 95/65	Height	85 feet	95 feet	25%
DMR/R 145/65	Height	125 feet	145 feet	25%

Table A for 23.58C.035 Thresholds for modification due to inability to use certain capacity

Zone	Development standard	Secondary size threshold	Maximum size threshold	Maximum reduction
DMR/R 280/65	Height	240 feet	280 feet	25%
DOC1 U/450-U	Average tower floor plate for floors above 160 feet in height	13,800 square feet	14,300 square feet	10%
DOC2 500/300-550	Height	500 feet	550 feet	10%
DRC 85-170	Height	150 feet	170 feet	25%
IDM 85/85-170	<u>Height</u>	<u>150 feet</u>	<u>170 feet</u>	10%
<u>IDM 165/85-170</u>	<u>Height</u>	<u>150 feet</u>	<u>170 feet</u>	<u>10%</u>
IDR 45/125-270	<u>Height</u>	<u>240 feet</u>	<u>270 feet</u>	10%
<u>IDR 170</u>	<u>Height</u>	<u>150 feet</u>	<u>170 feet</u>	<u>25%</u>
IDR/C 125/150-270	<u>Height</u>	<u>240 feet</u>	<u>270 feet</u>	10%
SM-SLU 85-280	Height	240 feet((⁴))	280 feet((⁴))	10%
SM-SLU 100/65-145	Height	125 feet((⁵))	145 feet((⁵))	10%
SM-SLU 100/95	Height	85 feet	95 feet	10%
SM-SLU 145	Height	125 feet	145 feet	10%
SM-SLU 175/85-280	Height	240 feet((²))	280 feet((2)) $_{4}$	10%
SM-SLU 240/125-440	Height	400 feet((³)) 5	440 feet((³)) 5	10%
SM-SLU/R 65/95	Height	85 feet	95 feet	25%

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Table A for 23.58C.035				
Thresholds for modification due to inability to use certain capacity				
Zone	Development	Secondary	Maximum	Maximum
	standard	size	size	reduction
	Startar	threshold	threshold	reduction
		un esnoia	un esnoia	
Footnotes to Table A for	23.58C.035			
¹ If the development meets the standards of subsection 23.49.039.A, the secondary size				
threshold shall be 160 feet and the maximum size threshold shall be 170 feet.				
((2-If the development is	located in the South La	ake Union Seapo	rt Flight Corrid	or as shown on
Map A for 23.48.225, the			•	
1	•			
threshold shall be 95 feet. If the development is located outside the South Lake Union Seaport Flight Corridor as shown on Map A for 23.48.225 and meets the standards of subsection				
23.48.231.B.1, the secon	-			
shall be 95 feet.	dary size uneshold shar	ii be 65 feet and i	ine maximum si	ze unesnou
		.: 02.49.02	1.0.1.4	1 .
³ If the development me				dary size
threshold shall be a 125				
⁴ If the development me	ets the standards of sub	section 23.48.23	1.B.1, the secon	dary size

- threshold shall be 85 feet and the maximum size threshold shall be 95 feet. ⁵ If the development meets the standards of subsection 23.48.231.D.1, the secondary size threshold shall be 65 feet and the maximum size threshold shall be 75 feet.))
- ² If the development meets the standards of subsection 23.48.231.B.1, the secondary size threshold shall be 85 feet and the maximum size threshold shall be 95 feet.
- ³ If the development meets the standards of subsection 23.48.231.D.1, the secondary size threshold shall be 65 feet and the maximum size threshold shall be 75 feet.
- ⁴ If the development is located in the South Lake Union Seaport Flight Corridor as shown on Map A for 23.48.225, the secondary size threshold shall be 85 feet and the maximum size threshold shall be 95 feet. If the development is located outside the South Lake Union Seaport Flight Corridor as shown on Map A for 23.48.225 and meets the standards of subsection 23.48.231.B.1, the secondary size threshold shall be 85 feet and the maximum size threshold shall be 95 feet.
- ⁵ If the development meets the standards of subsection 23.48.231.C.1, the secondary size threshold shall be 125 feet and the maximum size threshold shall be 135 feet.

- Section 18. Table A for 23.58C.040.A of the Seattle Municipal Code, which section was
- last amended by ordinance introduced as Council Bill 118885 [MHA Downtown/SLU]
- 4 Implementation ordinance, is amended as follows:
- 5 23.58C.040 Affordable housing – payment option

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Table A for 23.58C.040	
Payment calculation amounts:	
In Downtown, SM-SLU, and SM	
Zone	Payment calculation amount per square foot
DH1/45	Not Applicable
DH2/55	Not Applicable
DH2/75	\$12.75
DH2/85	Not Applicable
DMC 75	\$12.75
DMC 85/((65-150)) <u>75-170</u>	((Not Applicable)) <u>\$20.75</u>
DMC 95	\$12.75
DMC 145	\$13.00
DMC 170	\$5.50
DMC 240/290-440	\$8.25
DMC 340/290-440	\$8.25
DMR/C ((65/65-85)) <u>75/75-95</u>	((Not Applicable)) <u>\$20.75</u>
DMR/C ((65/65-150)) <u>75/75-170</u>	((Not Applicable)) <u>\$20.75</u>
DMR/C 95/75	\$12.75
DMR/C 145/75	\$11.75
DMR/C 280/125	\$13.00
DMR/R 95/65	\$12.75
DMR/R 145/65	\$11.75
DMR/R 280/65	\$13.00
DOC1 U/450-U	\$12.00
DOC2 500/300-550	\$10.25
DRC 85-170	\$10.00
((All)) IDM <u>-65-150</u> ((zones))	Not Applicable
<u>IDM-75-85</u>	Not Applicable
<u>IDM 85/85-170</u>	<u>\$20.75</u>
<u>IDM 165/85-170</u>	<u>\$20.75</u>
All IDR and IDR/C zones	((Not Applicable)) \$20.75
PMM-85	Not Applicable
All PSM zones	Not Applicable
SM-SLU 85/65-160	Not Applicable
SM-SLU 85-280	\$10.00
SM-SLU 100/95	\$7.50
SM-SLU 100/65-145	\$7.75
SM-SLU 145	\$7.75
SM-SLU 175/85-280	\$10.00
SM-SLU 240/125-440	\$10.00
SM-SLU/R 65/95	\$12.75
SM-U 85	\$13.25

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- Section 19. Table A for 23.58C.050 of the Seattle Municipal Code, which section was
- 4 last amended by the ordinance introduced as Council Bill 118885 [MHA Downtown/SLU
- 5 Implementation ordinance], is amended as follows:
- 6 23.58C.050 Affordable housing performance option

Table A for 23.58C.050	
Performance calculation amounts:	
In Downtown, SM-SLU, and SM-U	U zones
Zone	Percentage set-aside per total number of units to be developed in each structure
DH1/45	Not Applicable
DH2/55	Not Applicable
DH2/75	5.0%
DH2/85	Not Applicable
DMC 75	5.0%
DMC 85/((65-150)) <u>75-170</u>	((Not Applicable)) 7.0%
DMC 95	5.0%
DMC 145	5.1%
DMC 170	2.1%
DMC 240/290-440	3.2%
DMC 340/290-440	3.2%
DMR/C ((65/65-85)) <u>75/75-95</u>	((Not Applicable)) 7.0%
DMR/C ((65/65-150)) <u>75/75-170</u>	((Not Applicable)) 7.0%
DMR/C 95/75	5.0%
DMR/C 145/75	4.6%
DMR/C 280/125	5.1%
DMR/R 95/65	5.0%
DMR/R 145/65	4.6%
DMR/R 280/65	5.1%
DOC1 U/450-U	4.7%
DOC2 500/300-550	4.0%
DRC 85-170	3.9%
((All)) IDM <u>-65-150</u> ((zones))	Not Applicable
<u>IDM-75-85</u>	Not Applicable

Table A for 23.58C.050			
Performance calculation amount	ts:		
In Downtown, SM-SLU, and SM-U zones			
Zone	Percentage set-aside per total number of units to be		
	developed in each structure		
<u>IDM 85/85-170</u>	<u>7.0%</u>		
<u>IDM 165/85-170</u>	<u>7.0%</u>		
All IDR and IDR/C zones	((Not Applicable)) 7.0%		
PMM-85	Not Applicable		
All PSM zones	Not Applicable		
SM-SLU 85/65-160	Not Applicable		
SM-SLU 85-280	3.9%		
SM-SLU 100/95	2.9%		
SM-SLU 100/65-145	3.0%		
SM-SLU 145	3.0%		
SM-SLU 175/85-280	3.9%		
SM-SLU 240/125-440	3.9%		
SM-SLU/R 65/95	5.0%		
SM-U 85	6.0%		