1	CITY OF SEATTLE
2	ORDINANCE
3	COUNCIL BILL
4	title
5	AN ORDINANCE relating to land use and zoning; amending the Official Land Use Map at
6	pages 3 and 13 to rezone land in the Bitter Lake Village Hub Urban Village; and
7	amending Sections 23.47A.005, 23.47A.009, 23.47A.014 and 23.86.012 of the Seattle
8	Municipal Code to change regulations for street-level uses, designate Linden Avenue
9	North as a principal pedestrian street, and adopt development standards for certain
10 11	properties in the Bitter Lake Village Hub Urban Village. body
12	WHEREAS, from late 2010 through mid-2012, the Department of Planning and Development
13	(DPD) and Department of Neighborhoods (DON) conducted significant public outreach,
14	including to historically underrepresented communities such as seniors, youth and
15	renters, in the Bitter Lake, Broadview and Haller Lake neighborhoods. This outreach
16	engaged over 900 attendees representing a cross section of the residents, business owners
17	and community stakeholders at 32 public workshops and meetings to identify community
18	priorities for the future of the Broadview – Bitter Lake – Haller Lake planning area and
19	the Bitter Lake Village Hub Urban Village; and
20	WHEREAS, in March 2012, DPD published the Broadview – Bitter Lake – Haller Lake
21	Neighborhood Plan Update that summarizes the results of this work and reflects the input
22	from the broad community engagement; and
23	WHEREAS, the Neighborhood Plan Update prioritized: creating a village center along the
24	improved Linden Ave. North, with a dense mix of residences and businesses, and parks;
25	supporting an identifiable, interconnected and resilient community; establishing a
26	network of "complete streets" that provides safe and attractive walking and biking
27	connections linking people and places; and completing a corridor plan that guides the

	D2b
1	reconstruction of Aurora Ave. North and establishes a land use and urban design strategy;
2	and
3	WHEREAS, after years of community activism Seattle's Department of Transportation (SDOT)
4	began work in 2009 on design and construction of a "complete street" project on Linden
5	Avenue North from North 128th Street to North 145th Street; and
6	WHEREAS, King County Metro's began RapidRide bus service along Aurora Avenue North in
7	2013; and
8	WHEREAS, on May 13, 2013, the City Council passed Ordinance 124177 amending the Seattle
9	Comprehensive Plan to incorporate changes developed during the update to the
10	Broadview – Bitter Lake – Haller Lake goals and policies contained in the Neighborhood
11	Planning Element of the Comprehensive Plan. These changes included goals to create "a
12	vibrant mixed-use 'town center' along Linden Ave. N," and a "community where
13	neighbors are able to comfortably walk and bicycle from residential areas to Aurora Ave.
14	N;" and
15	WHEREAS, the Broadview – Bitter Lake – Haller Lake Neighborhood Plan Update
16	recommended developing rezones and changes to development standards that would
17	encourage development that supports these goals; and
18	WHEREAS, the proposed rezones meet the Land Use Code rezone criteria contained in Chapter
19	23.34, Amendments to Official Land Use Map (Rezones); NOW, THEREFORE,
20	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
21	Section 1. The Official Land Use Map, Chapter 23.32 of the Seattle Municipal Code, is
22	amended to rezone properties identified on Maps 3 and 13 of the Seattle Zoning Maps, as shown
23	on Exhibits A, B, and C attached to this ordinance.

	D2b
1	Section 2. Subsections 23.47A.005.C and 23.47A.005.D of the Seattle Municipal Code,
2	which section was last amended by Ordinance 124770, are amended as follows
3	23.47A.005 Street-level uses
4	* * *
5	C. Residential uses at street level
6	1. In all NC and C zones, residential uses may occupy, in the aggregate, no more
7	than 20 percent of the street-level street-facing facade in the following circumstances or
8	locations:
9	a. In a pedestrian-designated zone, facing a designated principal pedestrian
10	street; or
11	b. In all NC and C1 zones within the Bitter Lake Village Hub Urban
12	Village, except lots abutting Linden Avenue North, north of North 135th Street; or
13	c. In all NC and C1 zones within the Lake City Hub Urban Village, except
14	as provided in subsection 23.47A.005.C.2; or
15	d. Within a zone that has a height limit of 85 feet or higher, except as
16	provided in subsection 23.47A.005.C.2; or
17	e. Within an NC1 zone, except as provided in subsection 23.47A.005.C.2;
18	or
19	f. In all NC and C1 zones within the Northgate Overlay District, except as
20	provided in Section 23.71.044; or
21	g. In all NC and C1 zones within the areas shown on Maps 1 through 5 for
22	23.47A.005.C at the end of this Chapter 23.47A when facing an arterial street.

		1
1	2. Subsection 23.47A.005.C.1 notwithstanding, there is no restriction on the	
2	location of residential uses in the following circumstances:	
3	a. Within a very low-income housing project existing as of May 1, 2006, or	
4	within a very low-income housing project replacing a very low-income housing project existing	
5	as of May 1, 2006, on the same site; or	
6	b. The residential use is an assisted living facility or nursing home and	
7	private living units are not located at street level; or	
8	c. Within the Pike/Pine Conservation Overlay District, for street-facing	
9	facades that do not face a designated principal pedestrian street, as shown on Map A for	
10	23.73.008; or	
11	d. In a structure existing on January 1, 2012, that is within an NC1 zone	
12	but not located in an area defined in Maps 1 through $((60))$ 5 for 23.47A.005.C, at the end of this	
13	Chapter 23.47A, a live-work space may be converted to an accessory dwelling unit if the	
14	residential use is established, if the area proposed to be converted meets the minimum housing	
15	standards of Chapter 22.206, and if the area proposed to be converted meets the owner	
16	occupancy requirement of subsection 23.44.041.C; or	
17	e. Within a structure that:	
18	1) is developed and owned by the Seattle Housing Authority; and	
19	2) is located on a lot zoned NC1 or NC3 that was owned by the	
20	Seattle Housing Authority as of January 1, 2009.	
21	3. Additions to, or on-site accessory structures for, existing single-family	
22	structures are permitted outright.	

1	4. Where residential uses at street level are limited to 20 percent of the street-level
2	street-facing facade, such limits do not apply to residential structures separated from the street lot
3	line by an existing structure meeting the standards of this Section 23.47A.005 and Section
4	23.47A.008, or by an existing structure legally nonconforming to those standards.
5	D. In pedestrian-designated zones the locations of uses are regulated as follows:
6	1. Along designated principal pedestrian streets, one or more of the following uses
7	are required along 80 percent of the street-level street-facing facade in accordance with the
8	standards provided in subsection 23.47A.008.C.
9	a. Arts facilities;
10	b. Community gardens;
11	c. Eating and drinking establishments;
12	d. Entertainment uses, except for adult cabarets, adult motion picture
13	theaters, and adult panorams;
14	e. Food processing and craft work;
15	f. Institutions, except hospitals or major institutions;
16	g. Lodging uses;
17	h. Medical services;
18	i. Offices, provided that no more than 30 feet of the street-level street-
19	facing facade of a structure may contain an office use;
20	j. Parks and open spaces;
21	k. Rail transit facilities;

	D26
1	1. Retail sales and services, automotive, in the Pike/Pine Conservation
2	Overlay District if located within an existing structure or within a structure that retains a
3	character structure as provided in Section 23.73.015;
4	m. Sales and services, general; and
5	n. Sales and services, heavy, except for heavy commercial sales, and
6	provided that no more than 30 feet of the street-level street-facing facade of a structure may
7	contain a non-household sales and service use.
8	The establishment of any such use is subject to the applicable use provisions of
9	this Title 23.
10	2. The following streets are principal pedestrian streets when located within a
11	pedestrian-designated zone:
12	10th Avenue;
13	11th Avenue;
14	12th Avenue;
15	13th Avenue, between East Madison Street and East Pine Street;
16	14th Avenue South, except within the North Beacon Hill Residential Urban
17	Village;
18	15th Avenue East;
19	15th Avenue Northeast, north of Lake City Way Northeast;
20	15th Avenue Northwest;
21	22nd Avenue Northwest;
22	23rd Avenue;
23	24th Avenue Northwest;

	David Windham Goldb OPCD Bitter Lake Vills D2b	berg age Hub Urban Village Rezone ORD
1	2	25th Avenue Northeast;
2	3	32nd Avenue West;
3	3	35th Avenue Northeast, except within the Lake City Hub Urban Village;
4	3	35th Avenue Southwest, except within the West Seattle Junction Hub Urban
5	Village;	
6	3	39th Avenue Northeast;
7	1	Aurora Ave North, except within the Bitter Lake Village Hub Urban Village;
8]]	Beacon Avenue South;
9]]	Boren Avenue;
10]]	Boylston Avenue, except within the Pike/Pine Conservation Overlay District;
11]]	Broadway;
12]	Broadway East;
13		California Avenue Southwest;
14]]	Delridge Way Southwest;
15	1	Dexter Avenue North;
16	I	East Green Lake Drive North;
17	1	East Green Lake Way North;
18	1	East Madison Street;
19	1	East Olive Way;
20	1	East Pike Street;
21	1	East Pine Street:
22	1	East Union Street, except within the Pike/Pine Conservation Overlay District only
23	lots abutting Ea	ast Union Street between Broadway and East Madison Street;

	David Windham Go OPCD Bitter Lake V D2b	ldberg /illage Hub Urban Village Rezone ORD
1		Eastlake Avenue East;
2		First Avenue North, except within the Upper Queen Anne Residential Urban
3	Village;	
4		Fremont Avenue North;
5		Fremont Place North;
6		Galer Street;
7		Green Lake Drive North;
8		Greenwood Avenue North;
9		Lake City Way Northeast;
10		Linden Avenue North;
11		Madison Street;
12		Martin Luther King Jr. Way South;
13		Mercer Street;
14		North 34th Street;
15		North 35th Street;
16		North 45th Street;
17		North 85th Street;
18		Northeast 43rd Street;
19		Northeast 45th Street, except between Linden Ave North and Evanston Ave
20	North;	
21		Northeast 55th Street, east of 15th Avenue Northeast;
22		Northeast 65th Street;
23		Northeast 125th Street;

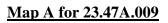
	David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b
1	Northwest 65th Street;
2	Northwest 85th Street;
3	Northwest Market Street;
4	Phinney Avenue North, between North 58th Street and North 63rd Street;
5	Pike Street;
6	Pine Street;
7	Queen Anne Avenue North;
8	Rainier Avenue South;
9	Roosevelt Way Northeast;
10	Roy Street;
11	Sand Point Way Northeast;
12	South Alaska Street;
13	South Cloverdale Street;
14	South Henderson Street;
15	South Jackson Street;
16	South Lander Street;
17	South McClellan Street;
18	South Othello Street;
19	Southwest Alaska Street;
20	Stone Way North;
21	Summit Avenue, except within the Pike/Pine Conservation Overlay District;
22	Terry Avenue;
23	University Way Northeast;

	David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b	
1	Wallingford Avenue North;	
2	West Dravus Street;	
3	West Galer Street;	
4	West McGraw Street, except within the Upper Queen Anne Residential Urban	
5	Village;	
6	West Green Lake Drive North; and	
7	Woodlawn Avenue Northeast.	
8	Section 3. Section 23.47A.009 of the Seattle Municipal Code, last amended by Ordinance	
9	124952, is amended as follows:	
10	23.47A.009 Standards applicable to specific areas	
11	A. Resolution of standards conflicts. To the extent there is a conflict between this Section	
12	23.47A.009 and other sections of Title 23, the provisions of this Section 23.47A.009 apply.	
13	B. West Seattle Junction Hub Urban Village. The following provisions apply to	
14	development in the NC3 85(4.75) zone.	
15	1. Lot $((\mathbf{C}))$ <u>c</u> overage $((\mathbf{L}))$ <u>l</u> imit. The maximum lot coverage permitted for	
16	principal and accessory structures shall not exceed 80 percent on lots 40,000 square feet in size	
17	or greater.	
18	2. The total permitted FAR is as identified in subsection 23.47A.013.F.	
19	3. Maximum ((Ψ)) <u>w</u> idth of ((S)) <u>s</u> tructures. The maximum width of all portions of	
20	a structure measured parallel to a north-south street lot line is 275 feet.	
21	4. Setback and separation requirements	
22	a. The following standards apply to structures greater than 250 feet in	
23	width measured parallel to a north-south street lot line:	

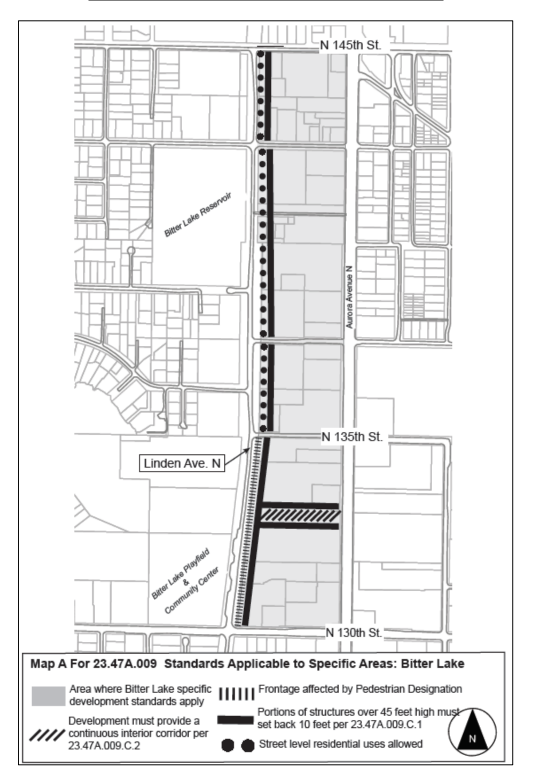
	D2b
1	1) A minimum separation of 30 feet is required between structures
2	that are adjacent to the same north-south street lot line; and
3	2) A minimum setback of 15 feet is required from side lot lines
4	that are not street side lot lines and that separate lots that abut the same north-south street lot line;
5	and
6	3) Structures permitted in required setback and separation areas
7	pursuant to subsections 23.47A.009.A.4.a and 23.47A.009.A.4.b are subject to subsection
8	<u>23.47A.014.E. In addition</u> :
9	a) Decks with open railings may project up to 5 feet into
10	the required setback or separation area if they are no lower than 20 feet above existing or
11	finished grade. Decks may cover no more than 20 percent of the total setback or separation area.
12	b) ((Eaves, cornices and gutters may project no more than
13	18 inches from the structure façade.
14	c) Ramps or other devices necessary for access for the
15	disabled and elderly that meet Seattle Building Code, Chapter 11, are permitted.
16	d) Stairs or ramps to accommodate changes in grade are
17	permitted.
18	e) Underground structures are permitted.
19	f) Within the setback area identified in subsection
20	23.47A.009.A.4.b, u))Unenclosed porches or steps for residential units no higher than 4 feet
21	above the grade at the street lot line closest to the porch are permitted.
22	((g) Above-grade green stormwater infrastructure (GSI)
23	features are allowed without setback or separation restrictions if:

	David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b
1	i) Each above-grade GSI feature is less than 4.5 feet
2	tall, excluding piping;
3	ii) Each above grade GSI feature is less than 4 feet
4	wide; and
5	iii) The total storage capacity of all above grade
6	GSI features is no greater than 600 gallons.
7	h) Above-grade GSI features larger than what is allowed in
8	subsection 23.47.009.B.4.a.3.g are allowed within a required setback or separation if:
9	i) Above-grade GSI features do not exceed 10
10	percent coverage of any one setback or separation area;
11	ii) No portion of an above-grade GSI feature is
12	located closer than 2.5 feet from a side lot line; and
13	iii) No portion of an above grade GSI feature
14	projects more than 5 feet into a front or rear setback area.))
15	b. A setback of at least ((ten)) $\underline{10}$ feet from the street lot line is required
16	along non-arterial north-south avenues for at least 25 percent of the lot frontage or 100 feet of the
17	lot frontage, whichever is less.
18	c. Required setback and areas separating structures identified in
19	subsections ((23.47A.009. A.4.a)) <u>23.47A.009.A.4.a</u> and <u>23.47A.009.</u> A.4.b shall include
20	landscaping, paving, and lighting. Sidewalks for pedestrian access, plazas, or other approved
21	amenity or landscaped areas are permitted in required setback or separation areas.
22	d. ((Upper-Level Setback Requirements)) Upper-level setback
23	requirements along SW Alaska Street ((-))

1	1) Structures exceeding 65 feet in height on lots abutting SW	
2	Alaska Street between 38th Avenue SW and California Avenue SW shall maintain a minimum	
3	setback of 10 feet for that portion of the structure between 45 feet and 55 feet in height.	
4	2) For portions of a structure above 55 feet in height, an additional	
5	minimum setback is required at a rate of at least 1 foot of setback for every 5 feet of height that	
6	exceeds 55 feet, up to the maximum allowable height.	
7	3) Structures located within 100 feet of Fauntleroy Way SW are	
8	exempt from the upper-level setback requirement.	
9	4) Heights in this subsection 23.47A.009.A.4.d shall be measured	
10	from the middle of the street lot line along SW Alaska Street.	
11	C. ((Reserved.)) Bitter Lake Village Hub Urban Village. Development on lots designated	
12	on Map A for 23.47A.009 shall meet the following requirements:	
13		



Standards Applicable to Specific Areas: Bitter Lake



1	1. Upper-level setback requirement. The following standards apply to				
2	development on lots abutting the east side of Linden Ave North or along both sides of the				
3	corridor required in subsection 23.47A.009.C.2.				
4	a. Any portion of a structure greater than 45 feet in height, measured from				
5	the finished grade along the street property line that abuts Linden Avenue North or along the				
6	access corridor required in subsection 23.47A.009.C.2, measured from the finished grade along				
7	the edge of the access corridor, shall set back an average of 10 feet from the lot line abutting				
8	Linden Avenue North or from the edge of the access corridor as measured according to Section				
9	23.86.012. The maximum depth of a setback that can be used for calculating the average setback				
10	<u>is 20 feet.</u>				
11	b. Structures permitted in required setbacks are subject to subsection				
12	<u>23.47A.014.E.</u>				
13	2. Corridor requirement. An access corridor shall be provided on lots over eight				
14	acres that abut Linden Avenue North and Aurora Avenue North, to connect Linden Avenue				
15	North and Aurora Avenue North. The location of the proposed corridor shall be clearly shown on				
16	the site plan that is submitted with the permit application.				
17	a. The corridor shall have a minimum width of 40 feet and a maximum				
18	width of 60 feet.				
19	b. The point at which the corridor intersects Linden Avenue North and				
20	Aurora Avenue North shall be at least 335 feet south of the south boundary of the North 135th				
21	Street right-of-way, and 700 feet north of north boundary of the North 130th Street right-of-way,				
22	as illustrated by example in Map A for 23.47A.009.				

1	c. The corridor shall include a minimum of one walkway, at least 6 feet				
2	wide, extending between Linden Avenue North and Aurora Avenue North. If vehicle access is				
3	provided within the corridor, the corridor shall include walkways at least 6 feet wide along both				
4	sides of the vehicle access.				
5	d. Landscaping shall be provided along the corridor. If vehicle access is				
6	provided within the corridor, trees shall be provided between the walkways and vehicle travel				
7	lanes. The Director will determine the number, type, and placement of trees to be provided in				
8	order to:				
9	1) match trees to the available space;				
10	2) complement existing or planned street trees on abutting streets;				
11	and				
12	3) encourage healthy growth through appropriate spacing.				
13	e. Pedestrian-scaled lighting shall be provided along the corridor.				
14	f. The corridor shall not include any features or structures except the				
15	following:				
16	1) Vehicle access, not more than one lane in each direction and				
17	meeting the standards of Section 23.54.030.				
18	2) Parking meeting the standards of Section 23.54.030 is allowed				
19	along vehicle access lanes within the corridor. Such parking is in addition to the maximum				
20	number of spaces allowed under subsection 23.54.015.C.2. The requirements of subsection				
21	23.47A.032.A do not apply to access to parking from the corridor.				

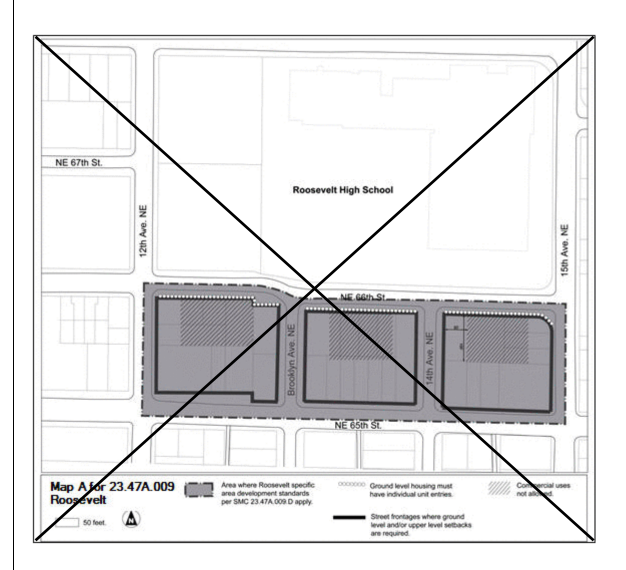
1	3) Overhead horizontal building projections of an architectural or			
2	decorative character such as cornices, eaves, sills, and gutter, provided that they project no more			
3	than 18 inches from the structure facade.			
4	4) Ramps or other devices that provide access for the disabled and			
5	elderly and that meet the standards of the Seattle Building Code are permitted.			
6	5) Stairs or ramps to accommodate changes in grade.			
7	6) Underground structures.			
8	7) Unenclosed porches or steps for residential units no higher than			
9	4 feet above the finished grade of the corridor are permitted to project no more than 4 feet into			
10	the corridor.			
11	8) Green stormwater infrastructure.			
12	9) Features required elsewhere in this subsection 23.47A.009.C.2.			
13	10) The Director may approve other features or structures, such as			
14	overhead weather protection, signage, and art, that do not impede safe access from the site to			
15	Linden Avenue North and Aurora Avenue North, and that enhance pedestrian comfort and safety			
16	of the corridor.			
17	g. If the area proposed for development on a site meeting the size			
18	threshold for this subsection 23.47A.009.C.2 is less than the full lot, the Director may waive or			
19	modify the access corridor requirement, if the applicant submits a site plan demonstrating how			
20	Linden Avenue North and Aurora Avenue North will be connected by an access corridor when			
21	the remainder of the lot is developed.			
22	D. Roosevelt Urban Village. The following provisions apply within the area shown on			
23	Map ((A)) <u>B</u> for 23.47A.009.			

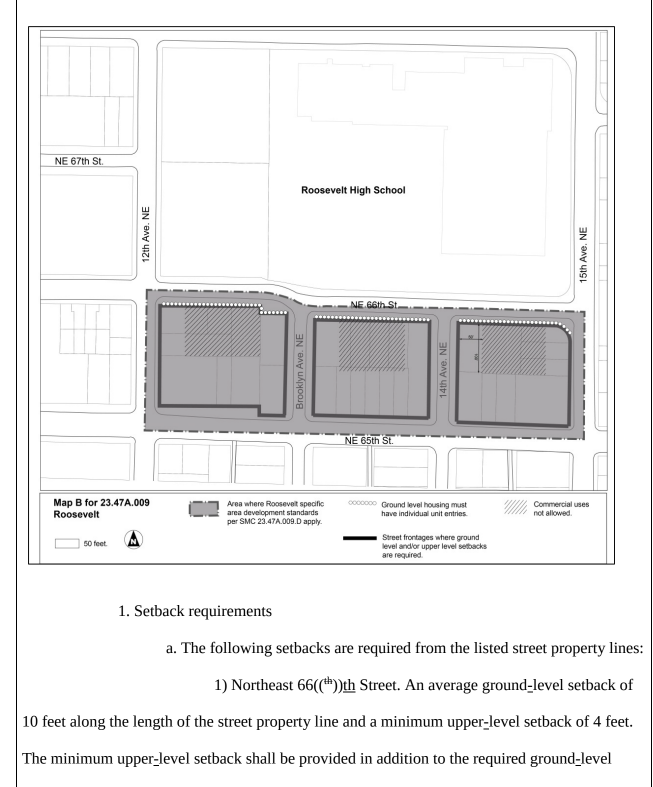
1 2

Map ((A))<u>B</u> for 23.47.009

Roosevelt







setback at all points along the length of the street property line at 45 feet of height and above, as

8 measured from average finished grade.

1

2

3

4

5

6

1 2) Brooklyn Avenue Northeast. An average ground-level setback 2 of 5 feet along the length of the street property line and a minimum upper_level setback of 4 feet. 3 The minimum upper-level setback shall be provided in addition to the required ground-level 4 setback at all points along the length of the street property line at 45 feet of height and above, as 5 measured from average finished grade. 3) 14((th))th Avenue Northeast. An average ground-level setback of 6 7 15 feet and a minimum ground-level setback of 5 feet along the length of the street property line 8 and a minimum upper-level setback of 3 feet. The minimum upper-level setback shall be 9 provided in addition to the required ground-level setback at all points along the length of the 10 street property line at 45 feet of height and above, as measured from average finished grade. 11 4) 15((th))th Avenue Northeast. A minimum ground-level setback 12 of 5 feet along the length of the street property line and an average upper-level setback of 7 feet. 13 The average upper-level setback shall be provided in addition to the required ground-level 14 setback at all points along the length of the street property line at 45 feet of height and above, as 15 measured from average finished grade. 5) Northeast $65((^{\text{th}}))$ th Street and $12((^{\text{th}}))$ th Avenue Northeast. An 16 17 average ground-level setback of 8 feet shall be provided, and the setback may include pedestrian 18 access and circulation. 19 b. Structures permitted in required setbacks are((:)) subject to 20 subsection 23.47A.014.E, except that: 21 1) Decks with open railings may project up to 5 feet into the 22 required setback area if they are no lower than 20 feet above existing or finished grade. Decks 23 may cover no more than 20 percent of the total setback area.

1	2) Stoops or porches providing direct access to individual housing			
2	units may project up to 5 feet into the required ground level setback area, except that portions of			
3	stoops or porches not more than 2.5 feet in height from existing or finished grade, whichever is			
4	lower, may extend to a street lot line. The 2.5 foot height limit for stoops or porches does not			
5	apply to guard rails or hand rails. Such stoops or porches shall cover no more than 20 percent of			
6	the total ground level setback area.			
7	3) ((Eaves, cornices, fireplaces, chimneys, and gutters may project			
8	no more than 18 inches from the structure facade.			
9	4) Ramps or other devices necessary for access for the disabled			
10	and elderly that meet Seattle Building Code, Chapter 11.			
11	$\frac{5}{5}$)) Fences no greater than 4 feet in height are permitted in the			
12	required ground-level setback, and up to 2 feet of additional height for architectural features such			
13	as arbors or trellises on the top of a fence is permitted. Fence height may be averaged along			
14	sloping grades for each 4 foot long segment of the fence, but in no case may any portion of the			
15	fence exceed 6 feet in height.			
16	((6) Underground structures.			
17	7) Above-grade green stormwater infrastructure (GSI) features are			
18	allowed without setback restrictions if:			
19	a) Each above-grade GSI feature is less than 4.5 feet tall,			
20	excluding piping;			
21	b) Each above-grade GSI feature is less than 4 feet wide;			
22	and			

	David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b				
1	c) The total storage capacity of all above-grade GSI				
2	features is no greater than 600 gallons.				
3	8) Above-grade GSI features larger than what is allowed in				
4	subsection 23.47.009.D.1.b.7 are allowed within a required setback if:				
5	a.) Above grade GSI features do not exceed 10 percent				
6	coverage of any one setback area;				
7	b) No portion an above-grade GSI feature is located closer				
8	than 2.5 feet from a side lot line; and				
9	c) No portion of an above-grade GSI feature projects more				
10	than 5 feet into a front or rear setback area.))				
11	c. Where required setbacks may be averaged, measurement shall be ((per))				
12	pursuant to subsection 23.86.012.A and the following:				
13	1) Where a building is setback more than 30 feet from a lot line at				
14	ground level, 30 feet shall be used as the ground-level setback amount for averaging purposes.				
15	2) Where averaging is allowed for a required upper-level setback,				
16	the measurement shall be taken horizontally from points directly above the lot line to the				
17	((façade)) facade of the structure at the height where the upper-level setback is required.				
18	2. Landscaping. Required ground-level setbacks shall be landscaped, and may				
19	include paving and lighting to enhance pedestrian safety and comfort. Sidewalks, plazas, and				
20	other amenities or landscaped areas approved by the Seattle Department of Construction and				
21	Inspections are permitted in required ground-level setbacks.				
22	3. Limit on $((\mathbf{C}))$ <u>c</u> ommercial $((\mathbf{U}))$ <u>u</u> ses. Commercial uses are prohibited within 80				
23	feet of the street property line of Northeast 66((th))th Street, except within 50 feet of the				

intersections of Northeast 66((th))<u>th</u> Street with Brooklyn Avenue Northeast, 14((th))<u>th</u> Avenue
 Northeast, 12((th))<u>th</u> Avenue Northeast, and 15((th))<u>th</u> Avenue Northeast, as shown on Map ((A))
 <u>B</u> for 23.47A.009.

4 4. Housing units on the ground floor. All housing units with a ((façade)) facade
5 that faces Northeast 66((th))th Street with no intervening housing units or commercial uses
6 between the housing unit and the Northeast 66((th))th Street lot line, and located on the first floor
7 of a building, shall have the primary pedestrian entrance to each housing unit directly accessible
8 from the exterior of the structure rather than a primary pedestrian entry through a common
9 entrance hallway.

5. Underground ((P))parking. Parking shall be located below grade, except a
portion of a below-grade garage may extend up to 4 feet above existing or finished grade,
whichever is lower, provided that the parking that extends above grade is fully screened from
direct street view by the street-facing ((façade))facade of the structure or by landscaping.

Section 4. Ssection 23.47A.014 of the Seattle Municipal Code, last amended by Ordinance 124952, is amended as follows:

16 **23.47A.014 Setback requirements**

A. Definition. For the purposes of this Section 23.47A.014, "portions of structures" include those features listed in subsection 23.47A.012.C, Rooftop features.

19 20 21

22

14

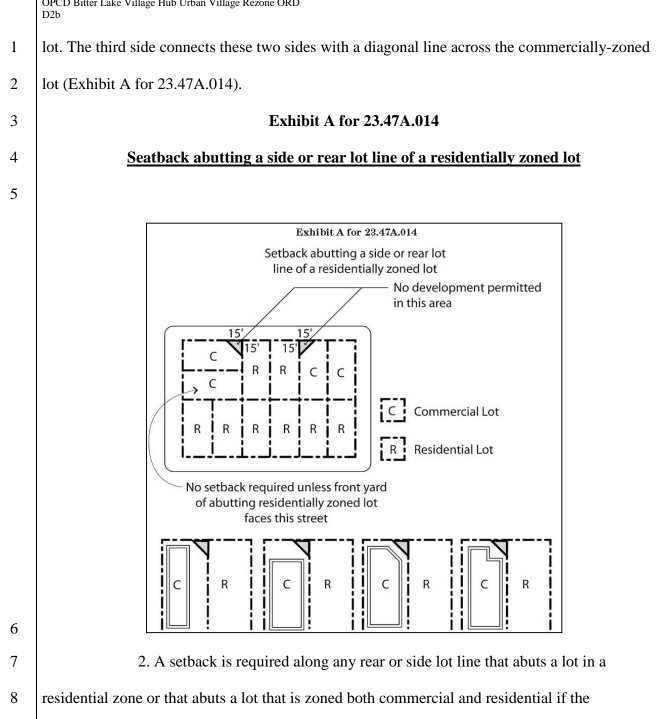
15

17

18

B. Setback requirements for lots abutting or across the alley from residential zones
1. A setback is required where a lot abuts the intersection of a side lot line and
front lot line of a lot in a residential zone. The required setback forms a triangular area. Two
sides of the triangle extend along the street lot line and side lot line 15 feet from the intersection

23 of the residentially zoned lot's front lot line and the side lot line abutting the residentially zoned



commercial zoned portion of the abutting lot is less than 50 percent of the width or depth of the

10 lot, as follows:

11

9

a. Ten feet for portions of structures above 13 feet in height to a maximum

12 of 65 feet; and

b. For each portion of a structure above 65 feet in height, additional setback at the rate of 1 foot of setback for every 10 feet by which the height of such portion exceeds 65 feet (Exhibit B for 23.47A.014). Exhibit B or 23.47A.014 Setback Abutting a Side or Rear Lot Line of a Residentially-Zoned Lot Exhibit B for 23.47A.014 Setback Abutting a Side or Rear Lot Line of a **Residentially-Zoned Lot** 20 160' Setback Area 10 65' Profile of permitted building envelope 13' 0' 1 **Residential Lot** Commercial Lot

6 7 8

9

1

2

3

4

5

3. For a structure containing a residential use, a setback is required along any side or rear lot line that abuts a lot in a residential zone or that is across an alley from a lot in a residential zone, or that abuts a lot that is zoned both commercial and residential if the

David Windham Goldberg
OPCD Bitter Lake Village Hub Urban Village Rezone ORD
D2b

1 commercial zoned portion of the abutting lot is less than 50 percent of the width or depth of the

2 lot, as follows:

3

5

8

9

a. Fifteen feet for portions of structures above 13 feet in height to a

4 maximum of 40 feet; and

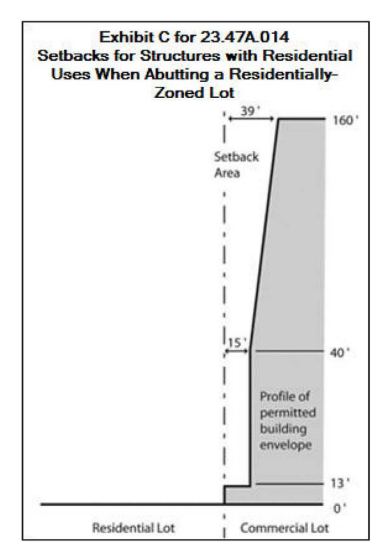
b. For each portion of a structure above 40 feet in height, additional

6 setback at the rate of 2 feet of setback for every 10 feet by which the height of such portion

7 exceeds 40 feet (Exhibit C for 23.47A.014).

Exhibit C for 23.47A.014

Setbacks for Structures with Residential Uses When Abutting a Residentially-Zoned Lot



1	4. One-half of the width of an abutting alley may be counted as part of the			
2	required setback. For the purpose of this Section 23.47A.014, the alley width and the location of			
3	the rear lot line shall be determined prior to any dedication that may be required for alley			
4	improvement purposes.			
5	5. No entrance, window, or other opening is permitted closer than 5 feet to an			
6	abutting residentially-zoned lot.			
7	C. A minimum ((five ())5(())) foot landscaped setback may be required under certain			
8	conditions and for certain uses according to Section 23.47A.016, Screening and landscaping			
9	standards.			
10	D. Mobile ((Home Parks)) home parks. A minimum ((five ())5(())) foot setback is			
11	required along all street lot lines of a mobile home park. The setback must be landscaped			
12	according to the provisions of ((Section 23.47A.016 D2)) subsection 23.47A.016.D.2.			
13	E. Structures in required setbacks			
14	1. Decks and balconies((-))			
15	a. Decks with open railings may extend into the required setback, but are			
16	not permitted within $((five ())5(()))$ feet of a lot in a residential zone, except as provided in			
17	subsection ((E1b)) <u>23.47A.014.E.1.b</u> .			
18	b. Decks that are accessory to residential uses and are no more than			
19	((eighteen ())18(())) inches above existing or finished grade, whichever is lower, are permitted			
20	within $((five ())5(()))$ feet of a lot in a residential zone.			
21	2. Eaves, cornices, and gutters projecting no more than $((eighteen ())18(()))$ inches			
22	from the structure facade are permitted in required setbacks.			

1	3. Ramps or other devices necessary for access for the disabled and elderly, which			
2	meet Seattle Building Code, Chapter 11, are permitted in required setbacks.			
3	4. Uncovered, unenclosed pedestrian bridges, necessary for access and less than			
4	$((\frac{\text{five }}{()})5((\frac{1}{2})))$ feet in width, are permitted in required setbacks.			
5	5. Fences, bulkheads, freestanding walls, and other similar structures((-))			
6	a. Fences, freestanding walls, and other similar structures $((six ())6(()))$			
7	feet or less in height above existing or finished grade, whichever is lower, are permitted in			
8	required setbacks. The $((six ())6(()))$ foot height may be averaged along sloping grade for each			
9	((six ())6(())) foot long segment of the fence, but in no case may any portion of the fence exceed			
10	((eight ())8(())) feet.			
11	b. Bulkheads and retaining walls used to raise grade may be placed in any			
12	required setback when limited to $((six ())6(()))$ feet in height, measured above existing grade. A			
13	guardrail no higher than $((forty two ())42(()))$ inches may be placed on top of a bulkhead or			
14	retaining wall existing as of September 30, 1994 ((the date of the ordinance codified in this			
15	section)). If a fence is placed on top of a new bulkhead or retaining wall, the maximum			
16	combined height is limited to ((nine and one-half ())9 $\frac{1/2}{((\frac{1}{2}))}$) feet.			
17	c. Bulkheads and retaining walls used to protect a cut into existing grade			
18	may not exceed the minimum height necessary to support the cut or $((six ())6(()))$ feet, whichever			
19	is greater. When the bulkhead is measured from the low side and it exceeds $((six ())6(()))$ feet, an			
20	open guardrail of no more than ((forty two ())42(())) inches meeting Building Code requirements			
21	may be placed on top of the bulkhead or retaining wall. A fence must be set back a minimum of			
22	((three ())3(())) feet from such a bulkhead or retaining wall.			
23	6. Setback requirements do not limit underground structures.			

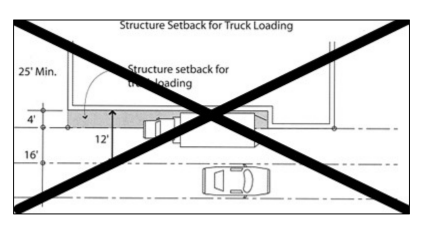
1	7. Detached solar collectors are permitted in required setbacks. Such collectors				
2	may be no closer than $((five ())5(()))$ feet to any other principal or accessory structure, and no				
3	closer than $((\text{three ()})3(()))$ feet to any lot line that abuts a residentially-zoned lot.				
4	8. Dumpsters and other trash receptacles, except for trash compactors, located				
5	outside of structures are not permitted within $((\frac{\text{ten }}{()})10((\frac{1}{2})))$ feet of any lot line that abuts a				
6	residential zone and must be screened per the provisions of ((section))Section 23.47A.016.				
7	9. ((Above-grade)) ((g))Green stormwater infrastructure (GSI) features are				
8	allowed without setback restrictions if:				
9	a. Each above-grade GSI feature is less than 4.5 feet tall, excluding piping;				
10	b. Each above-grade GSI feature is less than 4 feet wide; and				
11	c. The total storage capacity of all above-grade GSI features is no greater				
12	than 600 gallons.				
13	10. Above-grade GSI features larger than what is allowed in subsection				
14	23.47A.014.E.9 are allowed within a required setback if:				
15	a. Above-grade GSI features do not exceed 10 percent coverage of any				
16	one setback area;				
17	b. No portion of an above-grade GSI feature is located closer than 2.5 feet				
18	from a side lot line; ((and))				
19	c. No portion of an above-grade GSI feature projects more than 5 feet into				
20	a front or rear setback area((-)); and				
21	d. Above-grade GSI features meet all applicable Building Code and				
22	Plumbing Code requirements.				

David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b

F. Setback requirement for loading adjacent to an alley. Where access to a loading berth is from the alley, and truck loading is parallel to the alley, a setback of 12 feet is required for the loading berth, measured from the centerline of the alley (Exhibit D for 23.47A.014). This setback must be maintained up to a height of 12 feet.

Exhibit D for 23.47A.014

Structure Setback for Truck Loading



8

7

1

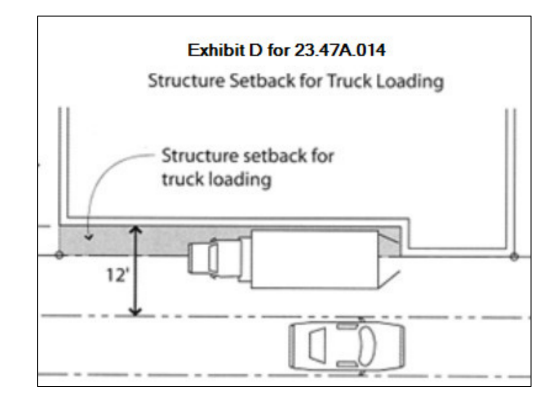
2

3

4

5

6



David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b

G. A setback may be required in order to meet the provisions of Section 23.53.015,			
Improvement requirements for existing streets in residential and commercial zones, and Section			
23.53.030, Alley improvements in all zones.			
Section 5. Section 23.86.012 of the Seattle Municipal Code, last amended by Ordinance			
124843, is amended as follows:			
23.86.012 Multifamily and commercial zone setback measurement			
A. Setback averaging. In multifamily and commercial zones, certain required setbacks			
may be averaged. In such cases the following provisions apply:			
1. The average front and rear setbacks are calculated based on the entire width of			
the structure;			
2. The average side setbacks are calculated based on the entire depth of the			
structure;			
3. Setbacks are measured horizontally from the lot line to the facade of the			
structure. The facade(s) used in calculating the average and minimum setback requirements shall			
be those facades that are nearest to that lot line except that any features allowed to project into			
the setback are excluded.			
* * *			

David Windham Goldberg OPCD Bitter Lake Village Hub Urban Village Rezone ORD D2b

1	Section 6. This ordinance shall take effect and be in force 30 days after its approval by		
2	the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it		
3	shall take effect as provided by Seattle Mu	nicipal Code Section 1.04.020.	
4	Passed by the City Council the	_ day of, 2016, and	
5	signed by me in open session in authentica	tion of its passage this	
6	day of, 201	6.	
7			
8			
9	Presi	dent of the City Council	
10			
11	Approved by me this day of _	, 2016.	
12			
13			
14	Edwa	rd B. Murray, Mayor	
15			
16	Filed by me this day of	, 2016.	
17			
18			
19	Moni	ca Martinez Simmons, City Clerk	
20	(Seal)		
21			
22 23 24 25	Attachments: Exhibit A – Bitter Lake Village Hub Urbar Exhibit B – Bitter Lake Village Hub Urbar Exhibit C – Bitter Lake Village Hub Urbar	Village Rezone B	