	James Holmes OPCD Uptown Rezone ORD v14
1	CITY OF SEATTLE
2	ORDINANCE
3	COUNCIL BILL
4 5 6 7 8 9 10 11 12 13 14 15	title AN ORDINANCE relating to land use and zoning; amending Chapter 23.32 of the Seattle Municipal Code at pages 99, 98, and 100 of the Official Land Use Map to rezone land in the Uptown area; amending Sections 23.30.010, 23.45.517, 23.48.002, 23.48.005, 23.48.020, 23.48.021, 23.48.040, 23.48.055, 23.48.085, 23.48.620, 23.58A.042, 23.58C.050, 23.84A.025, 23.84A.042, and 25.05.800 of the Seattle Municipal Code; and adding a new Subchapter VI to Chapter 23.48 of the Seattle Municipal Code, consisting of Sections 23.48.702, 23.48.705, 23.48.720, 23.48.721, 23.48.722, 23.48.723, 23.48.724, 23.48.730, 23.48.732, 23.48.735, 23.48.740, 23.48.745, 23.48.750, 23.48.755, 23.48.780, and 23.48.785, to rezone areas in the Uptown Urban Center.
16	WHEREAS, from 2013 to 2017 City Staff worked with community members of the Uptown
17	Urban Center to discuss the future of the neighborhood including zoning, street character,
18	affordable housing, arts and cultural facilities and transportation; and
19	WHEREAS, in 2016 City staff and community members completed the Uptown Urban Design
20	Framework establishing guiding principles and specific strategies for achieving
21	neighborhood goals; and
22	WHEREAS, the Urban Design Framework recommend studying three different zoning scenarios
23	in an Environmental Impact Statement; and
24	WHEREAS, on March 23, 2017 the Office of Planning and Community Development released
25	the Uptown Rezone Final Environmental Impact Statement; and
26	WHEREAS, the City has provided for public participation opportunities in the development and
27	review of these proposed amendments; and
28	WHEREAS, this ordinance would increase development capacity and implement the Affordable
29	Housing Impact Mitigation Program for commercial development and mandatory
30	housing affordability for residential development in the Uptown Urban Center; and
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WHEREAS, this ordinance provides increased residential development capacity in the form of
an increase in the amount of height or floor area allowed by zoning in many areas of the
Uptown Urban Center; NOW, THEREFORE,

4 BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The Official Land Use Map, Chapter 23.32 of the Seattle Municipal Code, is

- 6 amended to rezone land located on pages 98, 99, and 100 of the Official Land Use Map, all as
- 7 shown on Attachment 1 attached to this ordinance.

Section 2. Subsection 23.30.010.A of the Seattle Municipal Code, which section was last

9 amended by Ordinance 125267, is amended as follows:

10 **23.30.010** Classifications for the purpose of this Subtitle III

A. General zoning designations. The zoning classification of land shall include one of the

12 designations in this subsection 23.30.010.A. Only in the case of land designated "RC₁" the

13 classification shall include both "RC" and one additional multifamily zone designation in this

14 subsection 23.30.010.A.

Zones	Abbreviated
Residential, Single-family 9,600	SF 9600
Residential, Single-family 7,200	SF 7200
Residential, Single-family 5,000	SF 5000
Residential Small Lot	RSL
Residential, Multifamily, Lowrise 1	LR1
Residential, Multifamily, Lowrise 2	LR2
Residential, Multifamily, Lowrise 3	LR3
Residential, Multifamily, Midrise	MR
Residential, Multifamily, Highrise	HR
Residential-Commercial	RC
Neighborhood Commercial 1	NC1
Neighborhood Commercial 2	NC2
Neighborhood Commercial 3	NC3
Master Planned Community - Yesler Terrace	MPC-YT
((Seattle Mixed))	((SM))
Seattle Mixed-South Lake Union	SM-SLU

Zones	Abbreviated
Seattle Mixed-Dravus	SM-D
Seattle Mixed-North Rainier	SM-NR
Seattle Mixed-University District	SM-U
Seattle Mixed-Uptown	<u>SM-UF</u>
Commercial 1	C1
Commercial 2	C2
Downtown Office Core 1	DOC1
Downtown Office Core 2	DOC2
Downtown Retail Core	DRC
Downtown Mixed Commercial	DMC
Downtown Mixed Residential	DMR
Pioneer Square Mixed	PSM
International District Mixed	IDM
International District Residential	IDR
Downtown Harborfront 1	DH1
Downtown Harborfront 2	DH2
Pike Market Mixed	PMM
General Industrial 1	IG1
General Industrial 2	IG2
Industrial Buffer	IB
Industrial Commercial	IC

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Section 3. Section 23.45.517 of the Seattle Municipal Code, last amended by the

* * *

4 ordinance introduced as, Council Bill 118981, is amended as follows:

5 23.45.517 Multifamily zones with a mandatory housing affordability suffix

B. Floor area ratio (FAR)

1. FAR limits for LR1 ((and)), LR2, and LR3 zones with a mandatory housing

9 affordability suffix are shown in Table A for 23.45.517.

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Table A for 23.45.517

FAR limits for LR1 ((and)) , LR2 , and LR3 zones with mandatory housing affordability suffix

ſ	Location Category of residential use				
Zone	Outside or inside urban centers, urban villages, and the Station Area Overlay District	Cottage housing developments and single- family dwelling units	Rowhouse developments	Townhouse developments	Apartments
LR1	Either outside or inside	1.3	1.3	1.2	1.2
LR2	Either outside or inside	1.3	1.4	1.4	1.4
<u>LR3</u>	Inside	<u>2.3</u>	<u>2.3</u>	<u>2.3</u>	<u>2.3</u>
<u>LR3</u>	<u>Outside</u>	<u>1.8</u>	<u>1.8</u>	<u>1.8</u>	<u>1.8</u>

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2. The base and maximum FAR limit for MR zones with a mandatory housing

affordability suffix is 4.5.

C. Density limit

1. The minimum lot area per dwelling unit for cottage housing developments,

6 rowhouse developments, townhouse developments, and apartments in LR1 ((and)), LR2, and

7 <u>LR3</u> zones with a mandatory housing affordability suffix is shown on Table B for 23.45.517.

2. The limit on the number of dwelling units permitted in an apartment in the LR1

9 zone in subsection 23.45.512.D does not apply to a LR1 zone with a mandatory housing

10 affordability suffix.

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Table B for 23.45.517

Density limits in LR1_((and)) LR2 and LR3 zones with mandatory housing affordability suffix

	Units allowed per sq	uare foot of lot	area by category of re	esidential use ^{1, 2}
Zone	Cottage housing development ³ and single-family dwelling unit ⁴	Rowhouse development	Townhouse development	Apartment
LR1	No limit	No limit	1/1,600	No limit
LR2	No limit	No limit	No limit	No limit
<u>LR3</u>	<u>No limit</u>	<u>No limit</u>	<u>No limit</u>	<u>No limit</u>

Footnotes to Table B for 23.45.517

¹When density calculations result in a fraction of a unit, any fraction up to and including 0.85 constitutes zero additional units, and any fraction over 0.85 constitutes one additional unit.

² Accessory dwelling units and detached accessory dwelling units are not subject to the provisions of Chapter 23.58C.

³ See Section 23.45.531 for specific regulations about cottage housing developments. ⁴ One single-family residence meeting the standards of subsection 23.45.510.C may be

built on a lot that is existing as of April 19, 2011, and has an area of less than 1,600 square feet.

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D. Structure height

1. The height limits for principle structures permitted in LR1 ((and)), LR2, and

LR3 zones with a mandatory housing suffix are as shown on Table C for 23.45.517, subject to

the additions and exceptions allowed as set forth in subsection 23.45.514.C through subsection

6 23.45.514.J.

Table C for 23.45.517 Structure height in LR1 ((and)), LR2, and LR3 zones with mandatory housing affordability suffix (in feet)					
Housing type	LR1	LR2	LR3 Inside urban centers and villages	LR3 Outside urban centers and villages	
Cottage housing development	nts 18	18	<u>50</u>	<u>40</u>	
Rowhouse and townhouse developments	30	40	<u>50</u>	<u>40</u>	
Apartments	30	40	<u>50</u>	<u>40</u>	
as set forth in subsections 23	.45.514.C, 23.45.514 * *		4.I, and 23.45.5	514.J.	
	* *	< *			
Section 4. Subsection	23.48.002.A of the	Seattle Muni	cipal Code, whi	ch section was las	
amended by Ordinance 1252	67, is amended as fo	ollows:			
23.48.002 Scope of provisio	ns				
A. This Chapter 23.43	8 identifies uses that	are or may b	e permitted in <u>a</u>	<u>ll</u> Seattle Mixed	
(((SM))) zones and establishe	es development stan	dards. The ((SM)) <u>Seattle Mi</u>	ixed zone	
boundaries are shown on the	Official Land Use N	Map. ((SM)) <u>S</u>	eattle Mixed zo	one designations fo	
specific geographic areas are	identified in Table	A for 23.48.0	02. The SM-SL	U designation with	
a height limit suffix may be applied to SM <u>-SLU</u> zoned land in the South Lake Union Urban					
Center. The SM-D designation	on with a height limi	t range may ł	be applied to SM	A <u>-D</u> zoned land in	
the West Dravus area. The S	M-NR designation v	vith a height l	imit suffix may	be applied to SM-	
<u>NR</u> zoned land in the North I	Rainier area. The SM	I-U designati	on with a heigh	t limit suffix may	
be applied to SM-U zoned la	nd in the University	Community	Urban Center. <u>1</u>	The SM-UP	
be applied to SM-U zoned land in the University Community Urban Center. <u>The SM-UP</u>					

- designation with a height limit suffix may be applied to SM-UP zoned land in the Uptown Urban 1
- 2 Center.

Zone designation	Geographic area
SM-SLU	South Lake Union Urban Center
SM-D	West Dravus area
SM-NR	North Rainier area
SM-U	University Community Urban Center
<u>SM-UP</u>	Uptown Urban Center

* * *

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Section 5. Subsection 23.48.005.D of the Seattle Municipal Code, which section was last amended by Ordinance 125267, is amended as follows: 6 23.48.005 Uses * * * 8 9 D. Required street-level uses 10 1. One or more of the following uses listed in this subsection 23.48.005.D.1 are 11 required at street level ((along)) of the street-facing facade ((abutting)) along streets designated 12 as Class 1 Pedestrian Streets shown on Map A for 23.48.240, except as required in subsection 13 23.48.205.C, at street-level of the street-facing facades along streets designated on Map A for 23.48.640, and at street-level of the street-facing facades along streets designated as Class 1 or 14 Class 2 streets shown on Map A for 23.48.740: 15

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1		a. General sales and service uses:	;			
2	b. Eating and drinking establishments;					
3	c. Entertainment uses;					
4		d. Public libraries;				
5		e. Public parks;				
6		f. Arts facilities;				
7		g. Religious facilities; and				
8		h. Light rail transit stations.				
9	2. Star	dards for required street-level use	s. Required street-level uses shall meet			
10	the development stan	dards in subsection 23.48.040.C, a	nd any additional standards for ((SM))			
11	Seattle Mixed zones i	n specific geographic areas in the	applicable subchapter of this Chapter			
12	23.48.					
13	Section 6. Sec	tion 23.48.020 of the Seattle Mun	icipal Code, last amended by Ordinance			
14	125272, is amended a	s follows:				
15	23.48.020 Floor area	ratio (FAR)				
16		* * *				
17	((B. FAR limi	ts. The FAR limits for SM zones,	excluding zones designated SM-SLU,			
18	SM-D and SM-NR, a	re shown in Table A for 23.48.020).			
	Table A for 23.48 SM FAR limits	.020				
	Zone	FAR lim	its for all uses			
		Base	Maximum ¹			
	<u>SM 40</u>	3	3.5			
	SM 65	3.5	5			

Table A for 23.48.020 SM FAR limits					
Zone	FAR limits for all uses				
	Base	Maximum ¹			
SM 85²	4. 5	6			
SM 125	5	8			
SM 160	5	ę			
SM 240	6	13			
exempt from FAR cal	within the area shown on Map A f culations.	or 25.46.020, residential uses are			
	T 11 A 6 22 40 020 11				
	own on Table A for 23.48.020, all	-			
base FAR is considered of	extra floor area. Extra floor area ma	ay be obtained, up to the maximum			
base FAR is considered of	extra floor area. Extra floor area ma	-			
base FAR is considered of	extra floor area. Extra floor area ma	ay be obtained, up to the maximum			
base FAR is considered of FAR, only through the pr 23.58A.	extra floor area. Extra floor area ma	ay be obtained, up to the maximum			
base FAR is considered of FAR, only through the pr 23.58A. Đ)) <u>B</u> . Floor area	extra floor area. Extra floor area mo	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt			
base FAR is considered of FAR, only through the pr 23.58A. Đ)) <u>B</u> . Floor area	extra floor area. Extra floor area me rovision of public amenities accord exempt from FAR calculations. Tl culations ((in all SM zones, includi	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt			
base FAR is considered of FAR, only through the pr 23.58A. D)) <u>B</u> . Floor area from <u>maximum</u> FAR calo specific geographic area)	extra floor area. Extra floor area me rovision of public amenities accord exempt from FAR calculations. Tl culations ((in all SM zones, includi	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt ing SM zone designations for a			
base FAR is considered of FAR, only through the pr 23.58A. D)) <u>B</u> . Floor area from <u>maximum</u> FAR cale specific geographic area) 1. All und	extra floor area. Extra floor area me evision of public amenities accord exempt from FAR calculations. The culations ((in all SM zones, includi): erground stories or portions of stor	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt ing SM zone designations for a			
base FAR is considered of FAR, only through the pr 23.58A. D)) <u>B</u> . Floor area from <u>maximum</u> FAR cale specific geographic area) 1. All und	extra floor area. Extra floor area ma covision of public amenities accord exempt from FAR calculations. Th culations ((in all SM zones, includi): erground stories or portions of stor s of a story that extend no more tha	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt ing SM zone designations for a			
base FAR is considered of FAR, only through the pr 23.58A. D)) <u>B</u> . Floor area from <u>maximum</u> FAR cale specific geographic area) 1. All und 2. Portion grade, whichever is lowe	extra floor area. Extra floor area me covision of public amenities accord exempt from FAR calculations. Th culations ((in all SM zones, includi): erground stories or portions of stor s of a story that extend no more tha r, excluding access.	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt ing SM zone designations for a			
base FAR is considered of FAR, only through the pr 23.58A. D)) <u>B</u> . Floor area from <u>maximum</u> FAR cale specific geographic area) 1. All und 2. Portion grade, whichever is lowe 3. As an a	extra floor area. Extra floor area me covision of public amenities accord exempt from FAR calculations. Th culations ((in all SM zones, includi): erground stories or portions of stor s of a story that extend no more tha r, excluding access.	ay be obtained, up to the maximum ling to Section 23.48.021 and Chapt ne following floor area is exempt ang SM zone designations for a ries. an 4 feet above existing or finished nt, in any structure 65 feet in height			

- 1 exempt space allowed in this subsection $((\frac{23.48.020.D}{)})$ <u>23.48.020.B</u> has been deducted.
- 2 Mechanical equipment located on the roof of a structure, whether enclosed or not, is not included
- 3 as part of the calculation of total gross floor area.
- 4

4. All gross floor area for solar collectors and wind-driven power generators.



((Map A for 23.48.020



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1	((E)) <u>C</u> . Minimum FAR					
2	1. A minimum FAR shown in Table ((B)) A for 23.48.020 is required whenever					
3	more than 1,000 square feet of gross floor area is added to or removed from a lot located in a					
4	Station Area Overlay District or on a lot abutting a Class 1 or Class 2 Pedestrian Street or a					
5	Neighborhood Green Street	t, as shown o	n Map A for 23.48.2	40 for SM-SLU	zones, Map A for	
6	23.48.440 for SM-NR zone	s, ((and)) Ma	p A for 23.48.640 fo	or SM-U zones <u>, a</u>	and Map A for	
7	23.48.740 for SM-UP zone	<u>s</u> .				
	Table ((B)) <u>A</u> for 23.48.02 Minimum FAR	20				
	Height limit (in feet)	40	65, 75, 85, or 95	125 or 160	240 or greater	
	Minimum FAR	1.5	2	2.5	3	
8 9	2. The minir	num FAR ree	quirement provided i	n subsection ((2	3.48.020.E.1))	
10	23.48.020.C.1 does not app	ly if:				
11	a. Ac	lditional floo	r area is added to an	existing structur	e on a lot that is	
12	nonconforming with respec	t to the minin	num FAR shown in	Table ((B)) <u>A</u> fo	or 23.48.020;	
13	b. Tł	ne lot is large	r than ((five)) <u>5</u> acres	s;		
14	c. Al	l existing gro	oss floor area is demo	olished to create	a vacant lot; or	
15	d. Pa	rks and open	space is the principa	al use of the lot.		
16	3. Portions of	of the lot desi	gnated as a steep slo	pe, wetland, or r	iparian corridor or	
17	as a buffer to one of these a	reas, as defir	ned in Chapter 25.09	, are not include	d when calculating	
18	lot size for the purpose of d	letermining th	ne minimum FAR re	quirement provid	ded in subsection	
19	((23.48.020.E.1)) <u>23.48.02(</u>	<u>).C.1</u> .				
20	4. The Direc	tor, in consu	ltation with the Direc	ctor of the Depar	rtment of	
21	Neighborhoods, may waive	the minimu	m FAR requirement	in subsection ((2	23.48.020.E.1))	

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1	23.48.020.C.1 for lots that contain a designated Landmark, or for lots within a Landmark District
2	pursuant to Title 25 or within a Special Review District pursuant to Chapter 23.66, if the Director
3	determines a waiver is necessary to preserve the integrity of a Landmark or meet adopted District
4	design and development guidelines.
5	5. All gross floor area is counted toward the minimum FAR requirement provided
6	in subsection ((23.48.020.E.1)) <u>23.48.020.C.1</u> , except the following:
7	a. Gross floor area below grade, including all underground stories or
8	portions of stories; and
9	b. Gross floor area containing parking.
10	Section 7. Section 23.48.021 of the Seattle Municipal Code, last amended by Ordinance
11	125267, is amended as follows:
12	23.48.021 Extra floor area in Seattle Mixed zones
13	A. General
14	1. Development achieving extra floor area under Section 23.48.020 or Section
15	23.48.025 shall provide public amenities according to the standards of this Section 23.48.021 and
16	Chapter 23.58A. If the development is not located within an adopted Local Infrastructure Project
17	Area as per Map A for 23.58A.044, extra floor area shall be achieved through the requirements
18	of subsection 23.48.021.B. If the development is located within an adopted Local Infrastructure
19	Project Area, extra floor area shall be achieved through the requirements of subsection
20	23.48.021.C.
21	2. Development achieving extra floor area in ((an SM zone designation for a
22	specific geographic area)) Seattle Mixed zones shall meet the conditions of this Section

James Holmes OPCD Uptown Rezone ORD v14 1 23.48.021 and provide public amenities according to the standards of this Section 23.48.021 and 2 Chapter 23.58A, except where supplemented in the applicable subchapter. 3 3. Definitions in Section 23.58A.004 apply in this Section 23.48.021 unless otherwise specified. 4 5 B. Calculation outside of specific areas 1. Means to achieve extra residential floor area. If the maximum height limit for 6 7 residential use is 85 feet or lower or the lot is located outside of the South Lake Union Urban 8 Center, SM-U zones, SM-UP zones, and the Mount Baker Station Area Overlay District, the 9 applicant shall use bonus residential floor area for affordable housing pursuant to Section 23.58A.014 to achieve all extra residential floor area on the lot. 10 2. Means to achieve extra non-residential floor area. If the maximum height limit 11 12 for non-residential use is 85 feet or lower or the lot is located outside of the South Lake Union 13 Urban Center, SM-U zones, and the Mount Baker Station Area Overlay District, the applicant 14 shall use bonus non-residential floor area for affordable housing and child care pursuant to 15 Section 23.58A.024 to achieve all extra non-residential floor area on the lot. 16 C. Calculation within an adopted Local Infrastructure Project Area 17 1. Means to achieve extra residential floor area. If the maximum height limit for 18 residential use is 85 feet or lower, the applicant shall use bonus residential floor area for 19 affordable housing pursuant to Section 23.58A.014 to achieve all extra residential floor area on 20 the lot. If the maximum height limit for residential use is greater than 85 feet, the applicant shall: 21 a. Achieve 60 percent of the extra residential floor area on the lot by using 22 bonus residential floor area for affordable housing pursuant to Section 23.58A.014; and

	v14
1	b. Achieve 40 percent of extra residential floor area by acquiring regional
2	development credits pursuant to Section 23.58A.044, except that a development that is located in
3	the area bounded by Thomas Street to the north, Denny Way to the south, Terry Avenue N to the
4	west, and Boren Avenue N to the east, on a lot that has slopes of ten percent or more, may
5	achieve 20 percent of extra residential floor area by acquiring regional development credits
6	pursuant to Section 23.58A.044 and 20 percent of extra residential floor area by providing public
7	amenities consisting of a mid-block corridor, a hillclimb assist, and a public viewpoint that meet
8	the following standards:
9	1) The mid-block corridor, hillclimb assist, and public viewpoint
10	may be used to achieve extra residential floor area according to a ratio of 20 square feet of extra
11	residential floor area per 1 square foot of qualifying mid-block corridor, hillclimb assist, and
12	public viewpoint area.
13	2) The amenities shall meet the general eligibility conditions for
14	amenity features in the Downtown Amenity Standards and the standards in subsections
15	23.58A.040.C.5.g, 23.58A.040.C.5.h, and 23.58A.040.C.5.i; provided that the mid-block
16	corridor, hillclimb assist, and public viewpoint shall be considered open space amenity features
17	for purposes of the general eligibility conditions for amenity features in the Downtown Amenity
18	Standards.
19	3) The mid-block corridor shall:
20	a) Be consistent with the size and coverage requirements,
21	and the landscaping and lighting guidelines, for mid-block corridors in the Downtown Amenity
22	Standards;

15

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1	b) Provide a continuous direct route connecting Terry
2	Avenue N and Boren Avenue N; and
3	c) Incorporate a mechanical conveyance, such as an
4	elevator, for conveying pedestrians up the vertical distance between the elevations of Terry
5	Avenue N and Boren Avenue N.
6	4) The hillclimb assist shall:
7	a) Be consistent with the eligibility conditions for hillclimb
8	assists in the Downtown Amenity Standards, except that an elevator may qualify as the required
9	mechanical conveyance.
10	b) Be consistent with the guideline requirements for
11	hillclimb assists in the Downtown Amenity Standards except that at least 65 percent of the travel
12	path must be open to the sky; and any covered portions of the corridor must have a minimum
13	height of 13 feet between the ground and any overhead projection or overhanging structure.
14	5) The viewpoint shall provide public views of significant natural
15	and human-made features, and shall meet the requirements for an additional open space area
16	abutting the mid-block corridor specified in the Downtown Amenity Standards.
17	6) Only one lot may achieve 20 percent of extra residential floor
18	area by providing public amenities consisting of a mid-block corridor and a public view point
19	pursuant to this subsection 23.48.021.C.1.b.
20	2. Means to achieve extra non-residential floor area. If the maximum height limit
21	for non-residential use is $((85))$ <u>100</u> feet or lower, the applicant shall use bonus non-residential
22	floor area for affordable housing and child care pursuant to Section 23.58A.024 to achieve all

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1	extra non-residential floor area on the lot. If the maximum height limit for non-residential use is
2	greater than ((85)) 100 feet, the applicant shall:
3	a. Achieve 75 percent of the extra non-residential floor area on the lot by
4	using bonus non-residential floor area for affordable housing and child care pursuant to Section
5	23.58A.024, or housing transferable development rights (TDR) pursuant to subsection
6	23.48.221.A and Section 23.58A.042, or both; and
7	b. Achieve 25 percent of extra non-residential floor area by acquiring
8	regional development credits pursuant to Section 23.58A.044.
9	* * *
10	Section 8. Section 23.48.040 of the Seattle Municipal Code, last amended by Ordinance
11	125267, is amended as follows:
12	23.48.040 Street-level development standards
13	A. ((Street facing facade requirements)) Primary pedestrian entrance. ((For SM zones in))
14	In the SM-SLU ((and)) . SM-NR, and SM-UP ((geographic areas, the following street-facing
15	facade requirements apply to facades facing)) zones, each new structure facing a Class 1 ((and)).
16	Class 2, or Class 3 Pedestrian Street((s)), Neighborhood Green Streets, and all other streets, as
17	shown on Map A for 23.48.240, ((and)) Map A for 23.48.440, and Map A 23.48.740 is required
18	to provide a primary building entrance for pedestrians from the street or a street-oriented
19	courtyard that is no more than 3 feet above or below the sidewalk grade. ((÷
20	1. Primary pedestrian entrance. Each new structure facing a Class 1 Pedestrian
21	Street is required to provide a primary building entrance for pedestrians from the street or a
22	street oriented courtyard that is no more than 3 feet above or below the sidewalk grade.))

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1	((2. Minimum facade height. A minimum facade height is required for the street-
2	facing facades of new structures, unless all portions of the structure are lower than the required
3	minimum facade height listed below.
4	a. On Class 1 Pedestrian Streets the minimum height for street-facing
5	facades is 45 feet.
6	b. On Class 2 Pedestrian Streets and Neighborhood Green Streets the
7	minimum height for street facing facades is 25 feet.
8	c. On all other streets, the minimum height for street facing facades is 15
9	feet.))
10	B. Transparency and blank facade requirements. ((The)) In the SM-SLU, SM-NR, SM-U,
11	and the SM-UP zones, the provisions of this subsection 23.48.040.B apply to the area of a street-
12	facing facade between 2 feet and 8 feet above a sidewalk ((, as shown on Exhibit A for 23.48.040
13	$_{7}$)) but do not apply to portions of a structure in residential use or, within the SM-U district, to
14	portions of a structure in use as a light rail transit station.



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1	b. In ((all SM)) the SM-SLU, SM-D, SM-NR, SM-U, and SM-UP zones
2	((either within or outside specific geographic areas)), for all other streets not specified in
3	subsection 23.48.040.B.1.a, a minimum of 30 percent of the street-facing facade must be
4	transparent, except that if the slope of the street frontage ((of the facade)) abutting the lot
5	exceeds 7.5 percent, the minimum amount of transparency required ((shall be reduced to)) is 22
6	percent of the street-facing facade.
7	c. Only clear or lightly tinted glass in windows, doors, and display
8	windows is considered transparent. Transparent areas shall be designed and maintained to
9	provide views into and out of the structure. Except for institutional uses, no permanent signage,
10	window tinting or treatments, shelving, other furnishings, fixtures, equipment, or stored items
11	shall completely block views into and out of the structure between 4 feet and 7 feet above
12	adjacent grade. The installation of temporary signs or displays that completely block views may
13	be allowed if such temporary installations comply with subsection 23.55.012.B.
14	2. Blank facade limits. Any portion of the street-facing facade that is not
15	transparent is considered to be a blank facade and is subject to the following:
16	a. In ((SM zones in)) the SM-SLU, SM-NR, ((and)) SM-U ((geographic
17	areas)), and SM-UP zones, for ((facades facing)) Class 1 ((and)), Class 2, and Class 3 Pedestrian
18	Streets and Neighborhood Green Streets, the following apply:
19	1) Blank facades are limited to segments 15 feet wide ((, except
20	segments with garage doors, which may exceed a width of 15 feet and may be as wide as the
21	driveway plus 5 feet)). Blank facade width may be increased to 30 feet if the Director determines
22	that the facade is enhanced by architectural detailing, artwork, landscaping, or other similar
23	features that have visual interest.

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v14 1 2) The total width of all blank facade segments, including garage doors, shall not exceed 40 percent of the width of the street-facing facade of the structure on each 2 3 street frontage, or 55 percent of the width of the street-facing facade if the slope of the street 4 frontage ((of the facade)) abutting that lot exceeds 7.5 percent. 5 b. ((In all SM zones either within or outside specific geographic areas, all)) All other streets not specified in subsection 23.48.040.B.2.a are subject to the following: 6 7 1) Blank facades are limited to segments 30 feet wide, except for 8 garage doors, which may be exceed a width of 30 feet and may be as wide as the driveway plus 5 9 feet. Blank facade width may be increased to 60 feet if the Director determines as a Type I 10 decision that the facade is enhanced by architectural detailing, artwork, landscaping, or other similar features that have visual interest. 11 2) The total width of all blank facade segments, including garage 12 13 doors, shall not exceed 70 percent of the width of the street-facing facade of the structure on each 14 street frontage; or 78 percent if the slope of the street frontage ((of the facade)) abutting that lot 15 exceeds 7.5 percent. 16 c. Any blank segment of a street-facing facade shall be separated by 17 transparent areas that are at least 2 feet wide. 18 C. Development standards for required street-level uses. Street-level uses that are 19 required by subsection 23.48.005.D or 23.48.605.C, and street-level uses exempt from FAR 20 calculations under the provisions of subsection 23.48.220.B.2, ((or)) 23.48.620.B.2, or 21 23.48.720.B.2, whether required or not, shall meet the following development standards: 22 1. Where street-level uses are required, a minimum of 75 percent of the applicable 23 street-level, street-facing facade ((of each street frontage requiring street level uses)) shall be

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1	occupied by uses listed in subsection 23.48.005.D.1. The remaining street-facing facade may
2	contain other permitted uses or pedestrian or vehicular entrances.
3	2. There is no minimum frontage requirement for street-level uses provided at
4	locations where they are not required but are exempt from FAR calculations under the provisions
5	of subsection 23.48.220.B.2 or 23.48.620.B.2.
6	3. The space occupied by street-level uses shall have a minimum floor-to-floor
7	height of 13 feet and extend ((at least 30 feet in depth at street level from the street front facade))
8	an average depth of at least 30 feet and a minimum depth of 15 feet from the street-level street-
9	facing facade.
10	4. If the minimum requirements of subsection 23.48.040.C.1 and the depth
11	requirements of subsection 23.48.040.C.2 would require more than 50 percent of the structure's
12	footprint to be occupied by required uses in subsection 23.48.005.D, the Director may modify the
13	street-facing facade or depth requirements, or both, so that no more than 50 percent of the
14	structure's footprint is required to be occupied by the ((required)) uses ((in)) required by
15	subsection 23.48.005.D.
16	5. Street-level uses shall be located within 10 feet of the street lot line, except for
17	the following:
18	a. Required street-level uses may be located more than 10 feet from the
19	applicable street lot line if they abut an outdoor amenity area provided to meet the requirements
20	of Section 23.48.045, or other required or bonused amenity area or open space provided for in
21	this Chapter 23.48 that separates the portion of the street-facing facade including the required
22	street-level uses from the street lot line;

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1	b. If a street-level setback is required from the street lot line by the
2	provisions of this Chapter 23.48 or Chapter 23.53, the 10-foot distance ((that the street level use
3	is allowed to set back from the street lot line)) shall be measured from the line established by the
4	required setback; and
5	c. If development standards in this Chapter 23.48 require modulation of
6	the street-facing facade at street level, the required street-level uses may abut the street-level
7	setback area provided to comply with the modulation standards.
8	6. Pedestrian access to street-level uses shall be provided directly from the street,
9	from permitted outdoor common amenity area, or from ((required or bonused)) open space
10	abutting the street. Pedestrian entrances shall be located no more than 3 feet above or below
11	sidewalk grade or at the same elevation as the abutting permitted outdoor common amenity area
12	or required or bonused open space.
13	Section 9. Subsection 23.48.055.C of the Seattle Municipal Code, which section was last
14	amended by Ordinance 125267, is amended as follows:
15	23.48.055 Landscaping and screening standards
16	* * *
17	C. Screening for specific uses
18	1. Gas stations shall provide 3-foot high screening along lot lines abutting all
19	streets, except within required sight triangles.
20	2. Surface parking areas
21	a. Surface parking areas abutting streets. Surface parking areas shall
22	provide 3-foot high screening along the lot lines abutting all streets, except within required sight
23	triangles.

1 b. Surface parking areas abutting alleys. Surface parking areas shall 2 provide 3-foot high screening along the lot lines abutting an alley. The Director may reduce or 3 waive the screening requirement for part or all of the lot line abutting the alley when required 4 parking is provided at the rear lot line and the alley is necessary to provide aisle space. 5 3. Parking in structures. Except as provided for by subsection 23.48.085.B, parking located at or above street level in a garage shall be screened as follows: 6 7 a. On Class 1 and Class 2 Pedestrian Streets and Neighborhood Green 8 Streets shown on Map A for 23.48.240 and Map A for 23.48.440, and on all streets in SM-U and 9 <u>SM-UP</u> zones, parking is not permitted at street level unless separated from the street by other uses, provided that garage doors need not be separated. The facade of the separating uses shall be 10 subject to the transparency and blank facade standards in Section 23.48.040. 11 12 b. On all other streets shown on Map A for 23.48.240 and Map A for 13 23.48.440, parking is permitted at street level if at least 30 percent of the street frontage of the 14 parking area, excluding that portion of the frontage occupied by garage doors, is separated from 15 the street by other uses. The facade of the separating uses shall be subject to the transparency and blank facade standards in Section 23.48.040. The remaining parking shall be screened from view 16 17 at street level and the street facade shall be enhanced by architectural detailing, artwork, 18 landscaping, or similar visual interest features. 19 c. The perimeter of each floor of parking above street level shall have an opaque screen at least 3.5 feet high, except in the SM-SLU ((and)), SM-U, and SM-UP zones, 20 21 where specific requirements for the location and screening of parking located on stories above 22 the street level apply.

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James Holmes OPCD Uptown Rezone ORD v14 1 4. Fences or free-standing walls associated with utility services uses may obstruct 2 or allow views to the interior of a site. Where site dimensions and site conditions allow, 3 applicants are encouraged to provide both a landscaped setback between the fence or wall and 4 the right-of-way, and a fence or wall that provides visual interest facing the street lot line, 5 through the height, design, or construction of the fence or wall, including the use of materials, architectural detailing, artwork, vegetated trellises, decorative fencing, or similar features. Any 6 7 fence or free-standing wall for a utility service use shall provide either: 8 a. A landscaped area a minimum of 5 feet in depth between the wall or 9 fence and the street lot line; or 10 b. Architectural detailing, artwork, vegetated trellises, decorative fencing, or similar features to provide visual interest facing the street lot line, as approved by the Director. 11 * * * 12 13 Section 10. Section 23.48.085 of the Seattle Municipal Code, last amended by Ordinance 14 125272, is amended as follows: 23.48.085 Parking and loading location, access, and curb cuts 15 * * * 16 17 C. Accessory surface parking is permitted under the following conditions, except as provided by Sections 23.48.285 ((and)), 23.48.685, and 23.48.785: 18 19 1. All accessory surface parking shall be located at the rear or to the side of the 20 principal structure. 2. The amount of lot area allocated to accessory surface parking shall be limited 21 22 to 30 percent of the total lot area. For parking that is accessory to a use on another site, this requirement is applied to the lot on which the parking is located. 23

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1	D. Parking and loading access. If a lot abuts more than one right-of-way, the location of
2	access for parking and loading shall be determined by the Director, depending on the
3	classification of rights-of-way, according to the following:
4	1. Access to parking and loading shall be from the alley when the lot abuts an
5	alley improved to the standards of subsection 23.53.030.C and use of the alley for parking and
6	loading access would not create a significant safety hazard as determined by the Director.
7	2. If the lot does not abut an improved alley, or use of the alley for parking and
8	loading access would create a significant safety hazard as determined by the Director, parking
9	and loading access may be permitted from the street. If the lot abuts more than one street, the
10	location of access is determined by the Director, as a Type I decision, after consulting with the
11	Director of Transportation. ((For SM zone designations in the)) In SM-SLU, SM-NR, ((and))
12	SM-U ((geographical areas)) . and SM-UP zones abutting streets with a pedestrian or green street
13	((elassifications)) <u>classification</u> , unless the Director otherwise determines under subsection
14	23.48.085.D.3, access is allowed only from a right-of-way in the category preferred among the
15	categories of rights-of-way abutting the lot, according to the ranking set forth below, from most
16	to least preferred (a portion of a street that is included in more than one category is considered as
17	belonging only to the least preferred of the categories in which it is included):
18	a. An undesignated street;
19	b. Class 2 Pedestrian Street;
20	c. Class 1 Pedestrian Street;
21	d. Neighborhood Green Street.
22	3. The Director may allow or require access from a right-of-way other than one
23	indicated as the preferred category in this subsection 23.48.085.D if, after consulting with the

1	Director of Transportation, the Director finds that an exception to the access requirement is
2	warranted. The Director shall base the decision on granting an exception on any of the following:
3	whether and to what extent alternative locations of access would enhance pedestrian safety and
4	comfort, facilitate transit operations, facilitate the movement of vehicles, minimize the on-street
5	queuing of vehicles, enhance vehicular safety, or minimize hazards. Curb cut controls on
6	designated Neighborhood Green Streets shall be evaluated on a case-by-case basis, but generally
7	access from Neighborhood Green Streets is not allowed if access from any other right-of-way is
8	possible.
9	4. If a street or alley vacation is proposed, the Director shall consult with the
10	Seattle Design Commission on how the location and extent of the proposed curb cuts affects or
11	impacts the public realm and how those impacts have been reduced.
12	* * *
13	Section 11. Subsection 23.48.620.C. of the Seattle Municipal Code, enacted by
14	Ordinance 125267, is amended as follows:
15	23.48.620 Floor area ration in SM-U zones
16	* * *
17	C. Floor area exempt from FAR. In addition to the exempt floor area identified in
18	subsection ((23.48.020.D)) 23.48.020.B, the following floor area is exempt from FAR limits:
19	1. The floor area contained in a Landmark structure subject to controls and
20	incentives imposed by a designating ordinance if the owner of the Landmark has executed and
21	recorded an agreement acceptable in form and content to the Landmarks Preservation Board
22	providing for the rehabilitation and maintenance of the historically significant features of the
23	structure including but not limited to a certificate of approval for the modification of the

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1	Landmark. This exemption does not apply to a lot from which a Landmark TDR or TDP has	
2	been transferred under Chapter 23.58A and does not apply for purposes of determining TDR or	
3	TDP available for transfer under Chapter 23.58A;	
4	2. Except in the SM-U/R 75-240 zone, uses identified in subsection 23.48.605.C,	
5	whether required or not, that meet the development standards of subsection 23.48.040.C;	
6	3. Except in the SM-U/R 75-240 zone, uses identified in subsection 23.48.605.C	
7	that abut and have access onto a mid-block corridor meeting the standards of subsection	
8	23.48.640.F and the applicable standards in Section 23.58A.040;	
9	4. Floor area for a preschool, an elementary school, or a secondary school, which	
10	may include minimum space requirements for associated uses including but not limited to	
11	academic core functions, child care, administrative offices, a library, maintenance facilities, food	
12	service, interior recreation, and specialty instruction space, provided that;	
13	a. Prior to issuance of a Master Use Permit, the applicant shall submit a	
14	letter to the Director from the operator of the school indicating that, based on the Master Use	
15	Permit plans, the operator has determined that the development would meet the operator's	
16	specifications; and	
17	b. Prior to issuance of a building permit, the applicant shall submit a	
18	written certification by the operator to the Director that the operator's specifications have been	
19	met;	
20	5. Floor area used for theaters or arts facilities, which for the purposes of this	
21	Section 23.48.620 may be operated either by for-profit or not-for-profit organizations;	
22	6. Floor area in a vulnerable masonry structure included on a list of structures that	
23	meet specified criteria in a rule promulgated by the Director under Section 23.48.627, provided	

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that the structure is retained for a minimum of 50 years according to the provisions that apply to
a qualifying ((=))vulnerable masonry structure((=)) TDR or TDP sending site in subsection
23.58A.042.F.3;
7. All gross floor area of a light rail transit station and related passenger
amenities;
8. All gross floor area of a human service use;
9. Floor area in enclosed portions of a mid-block corridor or other enclosed open
space feature that would be eligible for a bonus according to Section 23.48.624 on the lot where
the feature is located. The exemption applies regardless of whether a floor area bonus is
obtained;
10. Up to a maximum of 50,000 square feet of the floor area occupied by a City
facility, including but not limited to fire stations and police precincts, but not a City facility
predominantly occupied by office use; and
11. Up to 25,000 square feet of a community center that is open to the general
public for a minimum of six hours per day, five days per week, 42 weeks per year.
* * *
Section 12. A new Subchapter VI is added to Chapter 23.48 of the Seattle Municipal
Code as follows:
Subchapter VI Uptown
23.48.702 Scope of provisions for SM-UP zones
The provisions in Sections 23.48.702 through 23.48.785 of the SM-UP zones are in addition to
and supplement the provisions of Sections 23.48.005 through 23.48.095. In cases of conflicts
and supplement the provisions of Sections 23.48.005 through 23.48.095. In cases of conflicts between these Sections 23.48.005 through 23.48.095, the provisions in the SM-UP zones apply.

1 23.48.705 Uses in SM-UP zones

2 Principal use parking is prohibited in SM-UP zones.

3 23.48.720 Floor area ratio (FAR) in SM-UP zones

- A. General Provisions. Except as otherwise specified in this subsection 23.48.720.A,
- 5 FAR limits for SM-U zones are as shown in Table A for 23.48.720.

Table A for 23FAR limits for		Uptown Urban Center	ter	
Zone	Base FAR limit for all uses ¹	FAR limits for non- residential uses	Maximum FAR for structures that include residential use	
SM-UP 65	NA	4.5	4.5	
SM-UP 85	NA	5.25	5.25	
SM-UP 95	NA	5.75	5.75	
SM-UP 160 ²	5	2	7	

Footnotes to Table A for 23.48.720

of 7 for non-residential uses.

¹ All chargeable floor area above the base FAR is considered extra floor area. Extra floor area must be achieved according to Sections 23.48.021, 23.48.722, and Chapter 23.58A. ² In the SM-UP 160 zone structures that do not exceed 125 feet in height are permitted an FAR

6

7

4

B. Additional increment of floor area above the maximum FAR. On lots that include	uses
---	------

1. For all SM-UP zones an additional amount of 0.5 FAR is permitted above the

8 or features specified in this subsection 23.48.720.B, an additional amount of chargeable floor

9 area is permitted above the maximum FAR as follows:

10

- 11 maximum FAR of the zone shown on Table A for 23.48.720 if a lot includes one or more
- 12 structures that have been designated as landmarks pursuant to Chapter 25.12, subject to the

13 following conditions:

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1	a. The structure is rehabilitated so that all features and characteristics are	
2	subject to controls and incentives designated pursuant to Chapter 25.12 and comply with any	
3	certificates of approval issued by the Landmarks Preservation Board, all as determined by the	
4	Director of the Department of Neighborhoods;	
5	b. A notice is recorded in the King County real estate records, in a form	
6	satisfactory to the Director, regarding the additional increment of floor area allowed and the	
7	effect thereof under the terms of this Chapter 23.48;	
8	c. A Landmark structure that obtains additional FAR under this subsection	
9	23.48.720.B.1 may not be a sending site for Landmark transferable development rights (TDR) or	
10	for transferable development rights (TDP);	
11	d. If the increased amount of FAR allowed under this subsection	
12	23.48.720.B.1 remains on the lot, the structure must remain designated as a Landmark; and	
13	e. The owner shall maintain the exterior and interior of the Landmark	
14	structure in good condition in a manner that preserves the Landmark features and characteristics	
15	of the structure.	
16	2. For SM-UP zones, an additional increment of up to 0.5 FAR is permitted above	
17	the maximum FAR limit of the zone if a lot includes an arts facility operated by a for-profit or	
18	not-for-profit operator, subject to the following conditions:	
19	a. The amount of the additional increment of FAR shall not exceed floor	
20	area of the arts facility.	
21	b. The minimum floor area provided for a qualifying arts facility is 2,500	
22	square feet.	
		ı I

James Holmes OPCD Uptown Rezone ORD v14 1 c. The space shall be occupied by an arts facility for the life of the project 2 on the lot. If the property owner is unable to secure a not-for-profit organization to operate the 3 arts facility, after a six-month period, if the space remains unoccupied, it may be used for other non-profit purposes such as a community and/or public area, under the following conditions: 4 5 1) The space shall be made available to community and charitable organizations and is not to be used for profit-making activities; 6 7 2) The space shall be made available for both day and evening use; 8 3) The space shall be made available on a first-come, first-served 9 basis to community and charitable organizations; and 4) Availability of the space and contact person(s) shall be made 10 known to community and charitable groups through means such as newspaper articles, radio 11 12 announcements, and flyers. 13 d. No permit after the first building permit, no permit for any construction 14 activity other than excavation and shoring, and no permit for occupancy of existing floor area by 15 any use shall be issued for development that includes an arts facility to gain the increase in FAR until the applicant has demonstrated to the satisfaction of the Director that a lease with a not-for-16 17 profit arts organization has been secured to occupy the space for a minimum of one year. 18 C. Floor area exempt from FAR. In addition to floor area that is exempt from FAR limits 19 according to subsection ((23.48.020.D)) 23.48.020.B, the following floor area is exempt from FAR limits: 20 21 1. The floor area contained in a Landmark structure if the owner of the Landmark 22 has executed and recorded an agreement acceptable in form and content to the Landmarks 23 Preservation Board providing for the rehabilitation of the structure. This exemption does not

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1	apply to a lot from which a Landmark TDR or TDP has been transferred under Chapter 23.5	
2	and does not apply for purposes of determining TDR or TDP available for transfer under Chap	
3	23.58A;	
4	2. Floor area for a preschool, an elementary school, or a secondary school;	
5	3. Floor area used for theaters or arts facilities, which for the purposes of this	
6	Section 23.48.720 may be operated either by for-profit or not-for-profit organizations;	
7	4. Floor area of street-level uses identified in subsection 23.48.005.D that meet	
8	the development standards of subsection 23.48.040.C; and	
9	5. Floor area in a vulnerable masonry structure that is included on a list of	
10	structures that meet specified criteria in a rule promulgated by the Director under Section	
11	23.48.627, provided that the structure is retained for a minimum of 50 years according to the	
12	provisions that apply to a qualifying vulnerable masonry structure TDR or TDP sending site in	
13	subsection 23.58A.042.F.3.	
14	23.48.721 Mandatory housing affordability (MHA) in SM-UP zones	
15	The provisions of Chapters 23.58B and 23.58C apply in all SM-UP zones.	
16	23.48.722 Floor area in the SM-UP 160 zone	
17	A. Means to achieve extra floor area above the base FAR	
18	1. General. The proposed development project shall:	
19	a. Achieve 65 percent of the extra floor area on the lot by using bonus	
20	residential floor area for affordable housing pursuant to Section 23.58A.014 or bonus non-	
21	residential floor area for affordable housing and child care pursuant to Section 23.58A.024;	
22	and	

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1	b. Achieve 35 percent of the extra floor area through the use of one or	
2	more of the following options:	
3	1) Acquiring open space, Landmark, or vulnerable masonry	
4	structure TDR or TDP according to Sections 23.48.723 and 23.58A.042; or	
5	2) Providing open space amenities according to Sections 23.48.724	
6	and 23.58A.040.	
7	2. Extra floor area in mixed-use projects. In a project that exceeds the base FAR,	
8	or exceeds the increment of additional chargeable floor area allowed above the base FAR under	
9	subsection 23.48.720.B, and that includes both residential and non-residential uses, the amount	
10	of extra residential floor area and extra non-residential floor area to be obtained is calculated as	
11	follows:	
12	a. Relative to the total chargeable gross floor area of all uses in the project,	
13	determine the percentage that is in residential use and the percentage that is in non-residential	
14	use.	
15	b. Determine the total amount of extra floor area in the project above the	
16	base FAR, or above the increment of additional chargeable floor area allowed above the base	
17	FAR under subsection 23.48.720.B, and, using the percentages derived in subsection	
18	23.48.722.A.1, divide this total amount to determine the share of extra floor area that is to be	
19	obtained as extra residential floor area and the share that is to be obtained as extra non-residential	
20	floor area according to the applicable provisions of the zone.	
21	B. Minimum requirements. Development containing any extra floor area above 95 feet	
22	in height in the SM-UP 160 zone shall meet the minimum requirements for extra floor area in	
23	subsection 23.48.021.D.	

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1	23.48.723 Transfer of development rights (TDR) and transfer of development potential
2	(TDP) in the SM-UP 160 zone
3	A. General standards
4	1. The transfer of development rights (TDR) may be used to gain extra non-
5	residential floor area on a receiving site, and the transfer of development potential (TDP) may be
6	used to gain extra residential floor area in a project on a receiving site.
7	2. The following types of TDR and TDP may be transferred within the Uptown
8	Urban Center, subject to the limits and conditions of this Chapter 23.48 and the standards for the
9	use of TDR and TDP in Section 23.58A.042:
10	a. Landmark TDR and TDP;
11	b. Open space TDR and TDP; and
12	c. Vulnerable masonry structure TDR and TDP.
13	B. Sending sites. Only sites within the Uptown Urban Center in the MR, LR3, or SM-UP
14	zones are eligible sending sites. These sites must meet the definition of an open space, vulnerable
15	masonry structure, or Landmark TDR or TDP sending site in Chapter 23.84A, and must comply
16	with all applicable standards in this Chapter 23.48 and Section 23.58A.042.
17	C. Receiving sites. Only sites in the SM-UP 160 zone are eligible receiving sites.
18	D. Except as provided in subsection 23.47A.009.E.2.b, the maximum amount of floor
19	area transferred by TDR and TDP from an eligible sending site may not exceed the maximum
20	FAR of the zone in which the sending site is located, minus the sum of any chargeable floor area
21	on the lot and any TDR and TDP previously transferred from the sending site.
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James Holmes OPCD Uptown Rezone ORD v14 1 23.48.724 Extra floor area for open space amenities in SM-UP 160 zone 2 A. In the SM-UP 160 zone, extra floor area may be gained above the base FAR specified 3 for the zone in Section 23.48.720 in projects that provide open space amenities in accordance 4 with Section 23.58A.040 and subject to the limits and conditions of Section 23.48.722 and this 5 Section 23.48.724. B. Projects that include the following open space amenities are eligible for extra floor 6 7 area as specified in Section 23.48.722: 8 1. Green street improvements on designated Neighborhood Green Streets shown 9 on Map A for 23.48.740; 10 2. Green street setbacks on lots abutting a designated Neighborhood Green Street shown on Map A for 23.48.740; and 11 12 3. Mid-block corridor. 13 C. To be eligible for a floor area bonus, open space amenities shall comply with the 14 applicable development standards and conditions specified in Section 23.58A.040, except that for a mid-block corridor the provisions of subsection 23.48.740.D.2 apply in addition to the 15 conditions of Section 23.58A.040. 16 17 23.48.730 Adoption of vulnerable masonry structures rules 18 A. The Director shall promulgate a rule identifying structures that meet the following 19 eligibility criteria as a vulnerable masonry structure TDR or TDP sending site under
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1	subsection 23.58A.042.F and that, as a vulnerable masonry structure, are exempt from the
2	calculations for chargeable FAR under subsection 23.48.720.C.5:
3	1. The structure has unreinforced masonry bearing walls and is included in the list
4	of unreinforced masonry structures identified by the Department in April 2016, with a
5	classification of Critical Risk (C), High Risk (H), or Medium Risk (M).
6	2. The Structure has been seismically retrofitted to comply with rules and
7	regulations applicable to seismic retrofitting of vulnerable masonry structures.
8	B. The Director shall periodically update the list to respond to changed conditions and
9	remove or add structures to the list to maintain consistency with the criteria specified in
10	subsection 23.48.730.A.
11	23.48.732 Maximum structure width and depth in SM-UP zones
12	A. The maximum width and depth of a structure is 250 feet, except as provided in this
13	Section 23.48.732. The width and depth limits do not apply to below-grade or partially below-
14	grade stories having street-facing facades that do not extend more than 4 feet above the sidewalk,
15	measured at any point above the sidewalk elevation to the floor above the partially below-grade
16	
17	story, other than locations of access to the building.
17	story, other than locations of access to the building. B. For the stories of a structure subject to width and depth limits, all portions of the same
17	
	B. For the stories of a structure subject to width and depth limits, all portions of the same
18	B. For the stories of a structure subject to width and depth limits, all portions of the same story that are horizontally contiguous, including any portions connected by doorways, ramps,
18 19	B. For the stories of a structure subject to width and depth limits, all portions of the same story that are horizontally contiguous, including any portions connected by doorways, ramps, bridges, elevated stairways, and similar connections, are included in the measurement of width
18 19 20	B. For the stories of a structure subject to width and depth limits, all portions of the same story that are horizontally contiguous, including any portions connected by doorways, ramps, bridges, elevated stairways, and similar connections, are included in the measurement of width and depth. The width and depth limits of stories in separate structures or structures on the same

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1	23.48.730 are exempt from the width and depth limits, whether internally connected to a new
2	structure or not.
3	C. Width and depth limits do not apply to stories of a structure having more than 50
4	percent of the total gross floor area of the story occupied by any of the following uses:
5	1. Community clubs or community centers;
6	2. Religious facilities;
7	3. Arts facilities operated by a non-profit or for-profit organization or
8	organizations;
9	4. Preschool, elementary, or secondary schools; or
10	5. Performing arts theaters.
11	D. Width and depth limits do not apply to any portion of a structure that is 55 feet or less
12	in height and located on a lot that includes a light rail transit station.
13	23.48.735 Upper-level setback requirements in SM-UP zones
14	A. In all SM-UP zones, any portion of a structure greater than 45 feet in height or 65 feet
15	in height must be set back from a lot line that abuts a designated street shown on Map A for
16	23.48.735. A setback of an average of 10 feet from the front lot line is required for any portion of
17	a structure exceeding the maximum height that is permitted without a setback.







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6

Level + 45 feet or + 65 feet

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40

12'

James Holmes OPCD Uptown Rezone ORD v14 23.48.740 Street-level development standards in SM-UP zones 1 2 Street-level development standards in Section 23.48.040 apply to all streets in the SM-UP zones. 3 In addition, the following requirements apply: 4 A. Street-level facade requirements; Setbacks from street lot lines. 5 Street-facing facades of a structure are must be built to the lot line except as follows: 1. The street-facing facades of structures abutting Class 1 Pedestrian Streets, as 6 7 shown on Map A for 23.48.740, shall be built to the street lot line for a minimum of 70 percent 8 of the facade length, provided that the street frontage of any required outdoor amenity area, other 9 required open space, or usable open space provided in accordance with subsections 23.48.740.B 10 and 23.48.740.C is excluded from the total amount of frontage required to be built to the street 11 lot line. 12 2. If a building in the Uptown Urban Center faces both a Class 1 Pedestrian Street 13 and a Class 2 Pedestrian Street a new structure is only required to provide a primary building 14 entrance on the Class 1 Pedestrian Street. 15



Map A for 23.48.740

Pedestrian street classifications in Uptown



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3

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1	b. Additional setbacks are permitted for up to 30 percent of the length of	
2	portions of the street-facing facade that are set back from the street lot line, provided that the	
3	additional setback is located 20 feet or more from any street corner; and	
4	c. Any required outdoor amenity area, other required open space, or usable	
5	open space provided in accordance with subsection 23.48.740.B is not considered part of the	
6	setback area and may extend beyond the limit on setbacks from the street lot line that would	
7	otherwise apply under subsection 23.48.740.B.	
8	Exhibit B for 23.48.740	
9	Street-level setbacks	
	Exhibit B for 23.48.740 Street-level setbacks	

10 11 A

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ADDITIONAL SET BACK

B. Required usable open space in the SM-UP 65, SM-UP 85, and SM-UP 160 zones

44

Print.

12 SETBACK

Commented [TB3]: See previous comment: should this be "B"?

Commented [IB4R3]: If this gets changed, five references to 23.48.740.C and two references to 23.48.740.D in this document need to be updated (as well as 23.48.740.D becoming 23.48.740.C).

	v14	
1	1. In the SM-UP 65, SM-UP 85, and SM-UP 160 zones, on lots exceeding 30,000	
2	square feet in area, proposed development shall provide usable open space as follows:	
3	a. The minimum amount of required usable open space shall be equal to	
4	15 percent of the lot area and shall generally be accessible at street level, with variations in	
5	elevation allowed to accommodate changes in topography;	
6	b. The average horizontal dimension for any area qualifying as required	
7	usable open space is 20 feet, and the minimum horizontal dimension is 10 feet, except that there	
8	is no minimum horizontal dimension for additional pedestrian area abutting a sidewalk that is	
9	provided according to subsection 23.48.740.B.1.c;	
10	c. A minimum of 45 percent of the required usable open space shall be	
11	exterior space open to the sky and shall abut a street along at least one street frontage and	
12	provide both visual and physical access from the street lot line to pedestrians, including persons	
13	with disabilities;	
14	d. Up to a maximum of 20 percent of the required usable open space may	
15	be covered, if the open space abuts a street lot line and is open and accessible to pedestrians	
16	along the sidewalk;	
17	e. Up to a maximum of 35 percent of the required usable open space may	
18	be provided as enclosed space, such as atrium, a shopping atrium, wintergarden, or covered	
19	portion of a through-block pedestrian connection, if the enclosed open space meets all of the	
20	following requirements:	
21	1) Direct access is provided to pedestrians, including persons with	
22	disabilities, from the street, or from an outdoor, usable open space abutting the street;	
		1

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1	2) The space is provided as one continuous area that is a minimum	
2	of 2,000 square feet in size. Space, such as lobby area, that is used solely to provide access	
3	between the structure's principal street entrance and elevators, does not qualify as required usable	
4	open space;	
5	3) The minimum floor-to-ceiling height is 15 feet;	
6	4) The space is accessible to the public during normal business	
7	hours; and	
8	f. Up to a maximum of ten percent of the required usable open space may	
9	be provided as an area abutting a sidewalk that extends the pedestrian area onto the lot or	
10	accommodates landscaping or extensions of right-of-way green factor treatment. Minor changes	
11	between the sidewalk elevation and the elevation of the abutting sidewalk area are permitted to	
12	accommodate changes in topography, or to provide for features such as ramps that improve	
13	access for persons with disabilities.	
14	2. Usable open space provided under this subsection 23.48.740.B is eligible to	
15	qualify as either amenity area for residential uses under Section 23.48.045 or open space required	
16	for office use under Section 23.48.750, or both, provided the applicable standards of Sections	
17	23.48.045 and 23.48.750 are met.	Commented [SV5]: Sections or subsections and which ones?
18	C. Through-block pedestrian connections for large lot developments	
19	1. A through-block pedestrian connection meeting the standards of subsection	
20	23.48.740.C.2 is required in the SM-UP 65, SM-UP 85, and SM-UP 160 zones for development	
21	described as follows:	
22	a. The development is located on a lot having a minimum lot area of	
23	40,000 square feet; and	

James Holmes OPCD Uptown Rezone ORD v14 1 b. The lot abuts the two north/south avenues for a minimum linear 2 distance of 120 feet along each avenue. 3 2. The required through-block pedestrian connection shall meet the following 4 development standards: 5 a. A continuous pedestrian passageway shall extend across the lot to connect either two streets or avenues whichever the development abuts. If the development site 6 7 abuts two avenues and two streets, the passageway shall connect the row of ways that have the 8 greater length. The alignment of the passageway and the point at which it intersects each avenue 9 shall be no closer than 100 feet to a street intersection, and the connection of the passageway to 10 abutting sidewalks shall be accessible at the grade level of the sidewalk. b. The required pedestrian connection shall have an average width of 25 11 12 feet and a minimum width of 15 feet. Any segment of the pedestrian passage that is covered by 13 an overhead covering from side to side shall have a minimum width of 20 feet. 14 c. The pedestrian passageway shall be open to the sky, except that up to 35 15 percent of the length of the passageway may be covered and enclosed, provided the minimum height of covered portions is 13 feet. Unenclosed area of the passageway may be counted as 16 17 required open space; and 18 d. If the passageway crosses an alley, the alley right-of-way shall be 19 improved to ensure pedestrian safety and to reinforce the relationship between portions of the 20 passageway on either side of the alley. 21 3. The Director may allow modifications or waiver from the standards for though-22 block pedestrian connections as a Type I decision, if the Director determines that alternative

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1	designs will better serve the development by enhancing pedestrian comfort and promoting
2	greater use of the connection.
3	23.48.745 Upper-level development standards in SM-UP 160 zones
4	Structures in the SM-UP 160 zone that exceed a height of 125 feet are subject to the upper-level
5	development standards in this Section 23.48.745.
6	A. Upper-level floor area limit. For towers, the average gross floor area of all stories
7	above the podium height shall not exceed 50 percent of the lot area.
8	B. Floor area limits. For structures that exceed 125 feet in height, the maximum floor area
9	is 12,500 square feet for each floor located above 45 feet.
10	C. Podium standards. The following standards for podiums apply only to structures or
11	portions of structures that include a tower that is subject to a floor area limit.
12	1. The height limit for podiums is 45 feet.
13	2. Podium floor area limits. The average gross floor area of all the stories below
14	the podium height specified in subsection 23.48.745.C.1 shall not exceed 75 percent of the lot
15	area used for upper-level development standards for a tower, except that the podium floor area is
16	not limited if the total number of stories below the podium height is three or fewer stories.
17	D. Facade modulation. For all structures exceeding 95 feet in height, facade modulation
18	is required for the street-facing facade of a structure located within 15 feet of a street lot line and
19	exceeding the podium height specified for the lot in subsection 23.48.745.C. No modulation is
20	required for portions of a facade set back 15 feet or more from a street lot line or below the
21	podium height.
22	1. The maximum length of a facade without modulation is shown in Table A for
23	23.48.745. This maximum length shall be measured parallel to each street lot line and shall apply

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1 to any portion of a facade, including projections such as balconies, that is located within 15 feet

2 of street lot lines.

Height of street-facing portion of structure	Maximum length of unmodulated facade within 15 feet of street lot line
For stories above the podium height of 45 feet up to 125 feet	150 feet
For stories above 125 feet	120 feet
2. If a portion of a facade that	at is within 15 feet of the street lot line is the
naximum length permitted for an unmodul	ated facade, the facade must be modulated at a
ninimum depth of 15 feet measured from the	he street lot line for a minimum length of 40 feet. If
he required setback is provided, additional	portions of the facade may be located within 15 feet
of the street lot line.	
E. Limit on the number of tower str	uctures per block
1. Only one tower structure	is permitted on a single block, which limit includes
ny existing tower structure.	
2. For purposes of this subse	ection 23.48.745.E an existing tower is either:
a. A tower that is phy	viscally present; or
b. A proposed tower	for which a Master Use Permit decision has been
nade, unless and until either:	
1) The Maste	r Use Permit issued pursuant to such a decision
expires or is cancelled, without the tower ha	aving been constructed; or
2) A decision	is made by a hearing examiner or court reversing or
	tision is final and no longer subject to judicial review

	James Holmes OPCD Uptown Rezone ORD v14
1	23.48.750 Open space requirement for office uses in the SM-UP zone
2	A. Quantity of open space. Open space in the amount of 20 square feet for each 1,000
3	square feet of gross floor area in office use is required for the following projects:
4	1. The project is on a lot located in an SM-UP zone that has a height limit that
5	exceeds 95 feet; and
6	2. The project includes 85,000 or more square feet of gross floor area in office
7	use.
8	B. Standards for open space. Open space may be provided on-site or on an adjacent lot,
9	as follows:
10	1. On-site open space and open space on an adjacent lot
11	a. Open space on site or on an adjacent lot directly accessible from the
12	project site shall satisfy the requirement of this Section 23.48.750 if it meets the standards of
13	subsection 23.48.740.C and the open space is accessible to all occupants of the building.
14	b. Open space provided on-site under this requirement is eligible for
15	amenity feature bonuses, where allowed in Sections 23.48.021 when the following standards are
16	met:
17	1) The space has a minimum horizontal dimension of 20 feet; and
18	2) The space is directly accessible to pedestrians, including persons
19	with disabilities, from the street, or from an outdoor usable open space abutting the street; and
20	3) The space is available for use during normal business hours; and
21	4) Enclosed areas providing the connection between the structure's
22	primary pedestrian access to the street and elevator cores, such as lobby space, do not qualify as
23	required open space.

James Holmes OPCD Uptown Rezone ORD v14 1 2. Off-site public open space 2 a. Open space satisfying the requirement of this Section 23.48.750 may be 3 on a site other than the project site, provided that it is within an SM-UP zone, within one-quarter mile of the project site, open to the public without charge, and at least 3,000 square feet in 4 5 contiguous area. The minimum size of off-site open space and maximum distance from the project may be increased or decreased for a project if the Director determines that such 6 7 adjustments are reasonably necessary to provide for open space that will meet the additional need 8 for open space caused by the project and enhance public access to the open space. 9 b. Open space that is open to the public and provided on a site other than the project site may qualify for a development bonus for the project if the open space meets the 10 standards of Section 23.49.013. 11 12 3. Easement for off-site open space. The owner of any lot on which off-site open 13 space is provided to meet the requirements of this Section 23.48.750 shall execute and record an 14 easement in a form acceptable to the Director assuring compliance with the requirements of this 15 Section 23.48.750. 4. Open space provided under this Section 23.48.750 shall qualify as the open 16 17 space required under subsection 23.48.740.C and Section 23.48.750 if it is located within 1/4 18 mile of the project site. 19 C. Limitations. Open space satisfying the requirement of this Section 23.48.750 for any 20 project shall not be used to satisfy the open space requirement for any other project, nor shall any 21 bonus be granted to any project for open space meeting the requirement of this Section 23.48.750 22 for any other project. When a transmitting antenna is sited or proposed to be sited on a rooftop

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1	where required open space is located, the transmitting antenna is subject to the development
2	standards of Section 23.57.013.
3	23.48.755 Screening
4	A. Parking in structures. Except as provided for by subsection 23.48.085.B, parking
5	located above street level in a garage shall be screened on Class 1, Class 2, and Class 3
6	Pedestrian Streets, as shown on Map A for 23.48.
7	B. Parking is not permitted at street level unless it is screened from the street by other
8	uses.
9	23.48.780 Required parking in Uptown Urban Center
10	Parking at street level within structures. Parking in the Uptown Urban Center is permitted
11	in a story that is partially above street level and partially below street level if the structure is
12	permitted in a setback area under the provisions of subsection 23.48.740.B.2.b.
13	23.48.785 Parking location, access, and curb cuts
14	A. Parking above the street level of a structure. The following provisions this Section
15	23.48.785 apply to development in the SM-UP 65, SM-UP 85, SM-UP 95, and SM-UP 160
16	zones. Except as provided in Section 23.48.780 for parking partially above street level and
17	partially below street level, parking within structures is permitted above the street level under the
18	following conditions:
19	1. No more than 50 percent of all parking may be located above grade; and
20	2. For parking located on a story above the first story of a structure, a minimum of
21	30 percent of the length of the parking area measured along each street frontage shall be screened
22	from the street by another use. On lots located at street intersections, the screening of parking
23	area by another use shall be provided at the corner portion(s) of the structure; and

James Holmes OPCD Uptown Rezone ORD v14 1 3. The parking area on a story above the first story of the structure that is not 2 screened from the street by another use shall be enclosed by facades along all street frontages. 3 Facades shall be designed to minimize the impacts of glare from vehicle headlights and interior 4 garage lighting on pedestrian views from the street. B. In the SM-UP 65, SM-UP 85, and the SM-UP 160 zones in the Uptown Urban Center, 5 accessory surface parking is prohibited unless separated from all street lot lines by another use 6 7 within a structure. 8 Section 13. Subsection 23.58A.042.F of the Seattle Municipal Code, which section was 9 last amended by Ordinance 125267, is amended as follows: 23.58A.042 Transferable development potential (TDP) and rights (TDR) 10 * * * 11 12 F. Standards for vulnerable masonry structure TDR or TDP sending lots. Within the 13 portion of the University Community Urban Center west of 15th Avenue NE or within the 14 Uptown Urban Center, TDR and TDP may be transferred from lots that comply with the 15 following conditions: 16 1. The sending lot is located in the University Community Urban Center west 17 of 15th Avenue NE and is in an SM-U ((zone or an)), NC3, or NC3P zone with a mapped height limit of 55 feet or greater, or is located in the Uptown Urban Center and is in an SM-18 19 UP, MR, LR3, or C2 zone; 20 2. The lot includes a structure that contributes to the historic architectural context of the neighborhood((, as indicated by being included)) and is identified as such in the 21 22 Department of Neighborhoods' (DON) Historic Resource Survey, and is ((structurally at risk,

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1 as indicated by being included)) also identified on a list of structures meeting specific criteria in a rule promulgated by the Director according to Section 23.48.627; and 2 3 3. The qualifying structure on the sending lot shall be retained as follows for a minimum of 50 years: 4 5 a. The structure ((shall be)) is rehabilitated and maintained to comply with all ((applicable)) codes applicable to seismic retrofitting of vulnerable masonry structures; 6 7 b. All exterior facades shall be retained; except that portions of a new 8 structure may abut facades that are not street-facing facades or that set back a minimum of 9 30 feet from a street lot line that is generally parallel to the facade, and connections between 10 the new structure and the facades of the retained structure are allowed; and 11 c. Additions or alterations to the structure that extend the useful physical life or economic viability of the structure are permitted, provided that: 12 13 1) The additions do not significantly alter the original structural 14 system or result in significant alterations to any historic or architectural characteristics of the 15 exterior appearance of the structure as documented in the DON ((historic resource survey)) 16 Historic Resource Survey, except as may be required to comply with applicable codes; and 17 2) The total floor area of any additions to the original structure, 18 excluding floor area added to reclaim floor area that may have been removed from the original 19 structure over time, does not exceed one story in height and the equivalent of 0.5 FAR, as 20 calculated on the lot on which the structure was originally permitted. 21 4. If development rights from a lot certified by the Department as a vulnerable 22 masonry structure sending site have not been sold within three years of certification, the lot

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1	must be recertified by the Director to determine (($that$)) <u>if</u> the structure continues to qualify as
2	an eligible sending site; and
3	((5. The owner of the sending site must notify the Director when the initial sale
4	of development rights has occurred, and the rehabilitation work necessary to satisfy this
5	subsection 23.58A.042.F must be completed within five years after this initial transaction. If
6	the work is not completed within the five-year period, the Director may allow one extension
7	with the requirement that a security be deposited with the City in an amount determined by the
8	Director to ensure that the work is completed within a specified time.))
9	((6)) <u>5</u> . For transfers of vulnerable masonry structure TDR and TDP, the owner of
10	the sending lot shall execute and record an agreement with the City, with the written consent of
11	all holders of encumbrances on the sending lot, unless such consent is waived by the Director
12	for good cause, (((Θ)) <u>that provides</u> for the maintenance of the required structure on the sending
13	lot for a minimum of 50 years. Such agreement shall commit to limits on additions and
14	modifications to the structure consistent with the provisions of this subsection 23.58A.042.F
15	and ((acceptable to)) that are approved by the Director.
16	* * *
17	Section 14. Section 23.58C.050 of the Seattle Municipal Code, last amended by the
18	ordinance introduced as Council Bill 118982, is amended as follows:
19	23.58C.050 Affordable housing—performance option
20	A. Performance amount
21	1. An applicant complying with this Chapter 23.58C through the performance
22	option shall provide, as part of the units to be developed in each structure, a number of units
23	that meet the requirements according to subsection 23.58C.050.C calculated by multiplying

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1	the percentage set aside according to Table A or Table B for 23.58C.050 and Map A for
2	23.58C.050, as applicable, by the total number of units to be developed in each structure.
3	2. If the number of units that meet the requirements according to subsection
4	23.58C.050.C calculated according to subsection 23.58C.050.A.1 equals less than two, the
5	applicant shall:
6	a. Round up to two units; or
7	b. Provide one dwelling unit that meets the requirements according to
8	subsection 23.58C.050.C that is three bedrooms or larger, as determined by the Director of
9	Housing.
10	3. If the number of units that meet the requirements according to subsection
11	23.58C.050.C calculated according to subsection 23.58C.050.A.1 equals two or more and
12	includes a fraction of a unit, the applicant shall:
13	a. Round up to the nearest whole unit; or
14	b. Round down to the nearest whole unit and pay a cash contribution
15	for the fraction of a unit not otherwise provided, calculated by multiplying the
16	((performance)) payment calculation amount per square foot according to Table A or Table
17	B for 23.58C.040 and Map A for 23.58C.050, as applicable, by the total gross floor area to
18	be developed as measured according to subsection 23.58C.040.A.1, multiplying that product
19	by the fraction of a unit not provided, and dividing the resulting number by the total number
20	of units required to be provided based on the calculation according to subsection
21	23.58C.050.A.1. Use of cash contributions according to this subsection 23.58C.050.A.3.b
22	shall be governed according to subsection 23.58C.040.B.

James Holmes OPCD Uptown Rezone ORD v14 1 4. When the applicant elects to comply with this Chapter 23.58C through the 2 performance option for a development that contains multiple structures and the calculation 3 according to subsection 23.58C.050.A.1 results in fractions of units in more than one 4 structure, the Director may, as a Type I decision in consultation with the Director of 5 Housing, allow such fractions of units to be combined, provided: a. If the sum of the combined fractions of units calculated according to 6 7 this subsection 23.58C.050.A.4 equals fewer than two, the applicant shall: 8 1) Round up to two units; or 9 2) Provide one dwelling unit that meets the requirements according to subsection 23.58C.050.C that is three bedrooms or larger, as determined by the 10 Director of Housing; 11 12 b. If the sum of the combined fractions of units calculated according to 13 this subsection 23.58C.050.A.4 equals two or more and includes a fraction of a unit, the 14 applicant shall: 15 1) Round up to the nearest whole unit; or 2) Round down to the nearest whole unit and pay a cash 16 17 contribution for the fraction of a unit not otherwise provided, calculated according to subsection 23.58C.050.A.3.b; and 18 19 c. The construction of the structure(s) containing the units that meet 20 the requirements according to subsection 23.58C.050.C shall be completed at the same time 21 or at an earlier time than completion of construction of other structures in the development 22 containing units. * * * 23 24

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	James Holmes OPCD Uptown Rezone ORD v14
1	Section 15. Section 23.84A.025 of the Seattle Municipal Code, last amended by
2	Ordinance 125267, is amended as follows:
3	23.84A.025 ''M''
4	* * *
5	"Mid-block corridor" means an amenity feature that provides open space and publicly
6	accessible connections across extremely long blocks to mitigate transportation impacts of new
7	development by improving pedestrian circulation in high density areas, including but not limited
8	to the South Lake Union Urban Center, the University Community Urban Center west of 15th
9	Avenue NE, the Uptown Urban Center, and the Downtown Urban Center east of Interstate 5.
10	* * *
11	Section 16. Section 23.84A.042 of the Seattle Municipal Code, last amended by
12	Ordinance 125267, is amended as follows:
13	23.84A.042 ''V''
14	* * *
15	"Vulnerable masonry structure" means a structure in specified zones within the
16	University Community Urban Center west of 15th Avenue NE or within the Uptown Urban
17	Center that is identified in a Director's rule because it meets criteria for being included on the list
18	of unreinforced masonry structures (URM) identified by Seattle DCI and is also ((classified))
19	identified in the Department of Neighborhoods' Historic Resource Survey as a structure likely to
20	qualify for nomination as a Seattle Landmark.
21	

	James Holmes OPCD Uptown Rezone ORD V14	
1	Section 17. Section 25.05.800 of the Seattle Municipal Code, last amended by Ordinance	Co
2	125292, is amended as follows:	for
3	25.05.800 Categorical exemptions	
4	The proposed actions contained in this Section 25.05.800 are categorically exempt from	
5	threshold determination and environmental impact statement requirements, subject to the rules	
6	and limitations on categorical exemptions contained in Section 25.05.305.	
7	A. Minor new construction; flexible thresholds	
8	1. The exemptions in this subsection 25.05.800.A apply to all licenses required to	
9	undertake the construction in question. To be exempt under this Section 25.05.800, the project	
10	shall be equal to or smaller than the exempt level. For a specific proposal, the exempt level in	
11	subsection 25.05.800.A.2 shall control. If the proposal is located in more than one city or county,	
12	the lower of the agencies' adopted levels shall control, regardless of which agency is the lead	
13	agency. The exemptions in this subsection 25.05.800.A apply except when the project:	
14	a. Is undertaken wholly or partly on lands covered by water;	
15	b. Requires a license governing discharges to water that is not exempt	
16	under RCW 43.21C.0383;	
17	c. Requires a license governing emissions to air that is not exempt under	
18	RCW 43.21C.0381 or WAC 197-11-800 (7) or 197-11-800 (8); or	
19	d. Requires a land use decision that is not exempt under subsection	
20	25.05.800.F.	
21	2. The following types of construction are exempt, except when undertaken	
22	wholly or partly on lands covered by water:	

Commented [SV6]: Need to read against code AND read for formatting issues, also check against pending legislation and Maggie ECA

1 2 a. The construction or location of residential or mixed-use development

containing no more than the number of dwelling units identified in Table A for 25.05.800;

Table A for 25.05.800 Exemptions for residential uses				
	Residential uses Number of exempt dwelling units			
Zone	Outside of urban centers	Within urban centers where growth estimates have not been exceeded	Within urban centers where growth estimates have been exceeded	
SF((,)) <u>and</u> RSL	4	4	4	
LR1	4	200 1	20	
LR2	6	200 1	20	
LR3	8	200 1	20	
NC1, NC2, NC3, C1, <u>and</u> C2	4	200 1	20	
MR, HR, ((SM,)) SM- SLU, SM-D, SM-U, SM- NR <u>, and SM-UP</u>	20	200 1	20	
MPC-YT	NA	30 ¹	20	
Downtown zones	NA	250 ¹	20	
Industrial zones	4	4	4	

Footnotes to Table A for 25.05.800((÷))

NA = not applicable

Urban centers are identified in the Seattle Comprehensive Plan

¹Pursuant to RCW 43.21C.229, new residential development or the residential portion of new mixed-use development located in an urban center is categorically exempt from the State Environmental Policy Act, unless the Department has determined that residential growth within the urban center has exceeded exemption limits for the center that the Department has established pursuant to subsection 25.05.800.A.2.i.

3 4

b. The construction of a barn, loafing shed, farm equipment storage

5 building, produce storage or packing structure, or similar agricultural structure, covering 10,000

6 square feet or less, and to be used only by the property owner or the property owner's agent in

7 the conduct of farming the property. This exemption does not apply to feed lots;

1 2 c. The construction of office, school, commercial, recreational, service, or

storage buildings, containing no more than the gross floor area listed in Table B for 25.05.800

3 below:

Table B for 25.05.800 Exemptions for non <u>-</u> residential uses				
	Non <u>-</u> residential uses Exempt area of use (square feet of gross floor area)			
Zone	Outside of urban centers	Within urban centers where growth estimates have not been exceeded	Within urban centers where growth estimates have been exceeded	
SF, RSL((,)) and LR1	4,000	4,000	4,000	
LR2((,)) <u>and</u> LR3	4,000	12,000 ¹ or 30,000	12,000	
MR, HR, NC1, NC2 <u>, and</u> NC3	4,000	12,000 ¹ or 30,000	12,000	
C1, C2, ((SM,)) SM- SLU, SM-D, SM-U, SM- NR <u>, and SM-UP</u>	12,000	12,000 ⁻¹ or 30,000	12,000	
Industrial zones	12,000	12,000	12,000	
MPC-YT	NA	12,000	12,000	
Downtown zones	NA	12,000 ¹ or 30,000	12,000	

Footnotes to Table B for 25.05.800((÷))

NA = not applicable

Urban centers are identified in the Seattle Comprehensive Plan

¹New non<u>-</u>residential development that is not part of a mixed-use development and that does not exceed 12,000 square feet in size is categorically exempt from the State Environmental Policy Act (SEPA). Pursuant to RCW 43.21C.229, new non<u>-</u>residential development that does not exceed 30,000 square feet and that is part of a mixed-use development located in an urban center is categorically exempt from SEPA, unless the Department has determined that employment growth within the urban center has exceeded exemption limits for the center that the Department has established pursuant to subsection 25.05.800.A.2.i.

4

5

d. The construction of a parking lot designed for 40 or fewer automobiles,

6 as well as the addition of spaces to existing lots up to a total of 40 spaces;

7

8

e. Any fill or excavation of 500 cubic yards or less throughout the total

lifetime of the fill or excavation; and any excavation, fill or grading necessary for an exempt

	V14
1	project in subsections 25.05.800.A.2.a, 25.05.800.A.2.b, 25.05.800.A.2.c, or 25.05.800.A.2.d
2	shall be exempt.
3	f. Mixed-use construction, including but not limited to projects combining
4	residential and commercial uses, is exempt if each use, if considered separately, is exempt under
5	the criteria of subsections 25.05.800.A.2.a through 25.05.800.A.2.d, unless the uses in
6	combination may have a probable significant adverse environmental impact in the judgment of
7	an agency with jurisdiction (see subsection 25.05.305.A.2.b);
8	g. In zones not specifically identified in this subsection 25.05.800.A, the
9	standards for the most similar zone addressed by this subsection 25.05.800.A apply;
10	h. For the purposes of this subsection 25.05.800.A, "mixed-use
11	development" means development having two or more principal uses, one of which is a
12	residential use comprising 50 percent or more of the gross floor area;
13	i. To implement the requirements of Table A for 25.05.800 and Table B
14	for 25.05.800, the Director shall establish exemption limits by rule for each urban center and
15	each urban village containing a SAOD to assure that proposed development that could cause
16	growth targets in Appendix A of the Comprehensive Plan's Urban Village Element to be
17	exceeded is subject to SEPA review. The exemption limits shall contain a "cushion" to assure
18	that development does not exceed growth targets without SEPA review, provided that the
19	cushion shall be at least ten percent of the residential or employment growth targets established
20	in the Comprehensive Plan; and
21	j. The Director shall monitor residential and employment growth and
22	periodically publish a determination of growth for each urban center. Residential growth shall
23	include, but need not be limited to, net new units that have been built and net new units in

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1	projects that have received a building permit but have not received a certificate of occupancy.
2	Per implementation guidance established by rule, if the Director determines that exemption
3	limits have been reached for an urban center subsequent development will be subject to the lower
4	thresholds as set forth in Table A for 25.05.800 and Table B for 25.05.800.
5	B. Other minor new construction
6	1. The exemptions in this subsection 25.05.800.B apply to all licenses required to
7	undertake the following types of proposals except when the project:
8	a. Is undertaken wholly or partly on lands covered by water;
9	b. Requires a license governing discharges to water that is not exempt
10	under RCW 43.21C.0383;
11	c. Requires a license governing emissions to air that is not exempt under
12	RCW 43.21C.0381 or subsection 25.05.800.H or subsection 25.05.800.I; or
13	d. Requires a land use decision that is not exempt under subsection
14	25.05.800.F.
15	2. The construction or designation of bus stops, loading zones, shelters, access
16	facilities, and pull-out lanes for taxicabs, transit, and school vehicles;
17	3. The construction and/or installation of commercial on-premises signs, and
18	public signs and signals;
19	4. The construction or installation of minor road and street improvements by any
20	agency or private party that include the following:
21	a. Safety structures and equipment: Such as pavement marking, freeway
22	surveillance and control systems, railroad protective devices (not including grade-separated
23	crossings), grooving, glare screen, safety barriers, or energy attenuators;

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1	b. Transportation corridor landscaping (including the application of state
2	of Washington approved herbicides by licensed personnel for right-of-way weed control as long
3	as this is not within watersheds controlled for the purpose of drinking water quality in
4	accordance with WAC 248-54-660);
5	c. Temporary traffic controls and detours;
6	d. Correction of substandard curves and intersections within existing
7	rights-of-way or widening of a highway by less than a single lane width where capacity is not
8	significantly increased and no new right-of-way is required;
9	e. Adding auxiliary lanes for localized purposes (e.g. weaving, climbing,
10	and speed change), where capacity is not significantly increased and no new right-of-way is
11	required;
12	f. Channelization and elimination of sight restrictions at intersections,
13	street lighting, guard rails, and barricade installation;
14	g. Installation of catchbasins and culverts for the purposes of road and
15	street improvements;
16	h. Reconstruction of existing roadbed (existing curb-to-curb in urban
17	locations), including adding or widening of shoulders where capacity is not increased and no
18	new right-of-way is required;
19	i. Addition of bicycle lanes, paths and facilities, and pedestrian walks and
20	paths, but not including additional automobile lanes;
21	5. Grading, excavating, filling, septic tank installations, and landscaping
22	necessary for any building or facility exempted by subsections 25.05.800.A and 25.05.800.B, as
23	well as fencing and the construction of small structures and minor accessory facilities;

1 6. Additions or modifications to or replacement of any building or facility exempted 2 by subsections 25.05.800.A and 25.05.800.B when such addition, modification, or replacement will not change the character of the building or facility in a way that would remove it from an 3 exempt class ¹; 4 5 7. The demolition of any structure or facility, the construction of which would be exempted by subsections 25.05.800.A and 25.05.800.B, except for structures or facilities with 6 7 recognized historical significance such as listing in a historic register ¹; 8 8. The installation or removal of impervious underground or above-ground tanks, 9 having a total capacity of 10,000 gallons or less except on agricultural and industrial lands. On 10 agricultural and industrial lands, the installation or removal of impervious underground or aboveground tanks, having a total capacity of 60,000 gallons or less; 11 12 9. The vacation of streets or roads; 13 10. The installation of hydrological measuring devices, regardless of whether or not 14 on lands covered by water; 11. The installation of any property, boundary, or survey marker, other than fences, 15 regardless of whether or not on lands covered by water; 16 17 12. The installation of accessory solar energy generation equipment on or attached to existing structures and facilities whereby the existing footprint and size of the building is not 18 19 increased. 20 ¹ Footnote for subsections 25.05.800.B.6 and 25.05.800.B.7: Proposed actions that involve 21 structures that exceed the following thresholds and that appear to meet criteria set forth in 22 Chapter 25.12 for Landmark designation are subject to referral to the Department of Neighborhoods pursuant to Section 25.12.370: 23

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Table A for Footnote (1) 25.05.800.B.6 and 25.05.8	00.B.6
Zone	Residential uses Permit applications for additions, modifications, demolition or replacement of structures with more than the following number of dwelling units are referred to DON for landmar review:
SF, RSL, LR1, NC1, NC2, NC3, C1, C2((,)) <u>and</u> Industrial zones	4
LR2	6
LR3	8
MR, HR, ((SM,)) SM-SLU	
SM-D, SM-NR <u>, SM-U, SM</u> <u>UP</u> , and Downtown zones Table B for Footnote (1) f 25.05.800.B.6 and 25.05.8	for
<u>UP</u> , and Downtown zones Table B for Footnote (1) f	for
<u>UP</u> , and Downtown zones Table B for Footnote (1) 1 25.05.800.B.6 and 25.05.8	for 100.B.7 Non-residential uses Permit applications for additions, modifications, demolition, or replacement of structures with more than the following square footage amounts are referred to DON for landmark review:

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1	Section 18. 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 Muni	icipal Code Section 1.04.020.		
4	Passed by the City Council the	day of	_, 2017,	
5	and signed by me in open session in authent	ication of its passage this day of		
6	, 2017.			
7				
8		President of the City Cou	ncil	
9	Approved by me this day	of, 2017.		
10				
11		Edward B. Murray, Mayor		
10	Filed by me this day of	2017		
12	Filed by me this day of	, 2017.		
13				
14		Monica Martinez Simmons, City Clerk		
		,,,,,,,,,,,		
15	(Seal)			
16				
		<i>(</i> 7		
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1 Attachment:

2 Attachment 1 Uptown Rezone Map