

SDOT	SDOT Director's Rule X-2009	
DPD	DPD Director's Rule X-2009	
Applicant: CITY OF SEATTLE Seattle Department of Transportation (SDOT) Department of Planning and Development (DPD)	Page 1 of 2	Supersedes: SED DR 88-2 DCLU DR 16-88
Subject: Repeal of the Joint Rule of the Seattle Engineering Department (SED) and the Department of Construction and Land Use (DCLU) relating to Applications to Place Tables and Chairs on Public Sidewalks	Publication: December 10, 2009	Effective:
Index: Street and Sidewalk Use, Sidewalk Cafés, Administrative Procedures, Street Use Permits	Code and Section Reference: SMC Chapter 15.16 Ordinance 122295 (2006)	Type of Rule: Code Interpretation
	Ordinance Authority: SMC 3.06.040, 3.06.080, 3.12.020, 15.16.040 Ordinance 118409 (1996) Sect. 3	Approved _____ Date _____ Grace Crunican, Director Seattle Department of Transportation
	Approved _____ Date _____ Diane M. Sugimura, Director Department of Planning and Development	

1.0 PURPOSE

The joint rule, SED DR 88-2 and DCLU DR 16-88, described the difference between sidewalk cafés requiring master use permits and other tables and chairs in the right-of-way requiring annual street use permits.

However, municipal law regarding sidewalk cafés was revised in 2008 (Ord. 122824), and SDOT Director's Rule 1-2009 was adopted to establish the current procedures and terms and conditions for the issuance of sidewalk café permits, making the joint rule unnecessary. Annual street use permits for other tables and chairs in the right-of-way continue to be issued by SDOT, as identified in the Street Use Fee Schedule (current schedule effective January 1, 2007, adopted by Ordinance 122295). Guidance for the public is available in SDOT Client Assistance Memo 2503 "Sidewalk Café Permits."

2.0 REPEAL

SED Director's Rule 88-2/DCLU Director's Rule 16-88 "Applications to Place Tables and Chairs on Public Sidewalks" is hereby repealed.