AN ORDINANCE relating to land use and zoning, amending the SDOT Street Use Fee Schedule for installing, maintaining, or removing awnings or marquees, amending Attachment A to Ordinance No. 123477; amending the Official Land Use Map (Chapter 23.32) to rezone certain land in 39 neighborhood-commercial zones to add the "P" suffix for new and expanded pedestrian-designated areas; amending the development standards for areas with pedestrian designations, and Sections 23.41.012, 23.47A.005, 23.47A.008, 23.47A.013, Map Book A of Chapter 23.47A, 23.54.015, and 23.54.020 of the Seattle Municipal Code.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Seattle Department of Transportation Street Use Fee Schedule, Attachment A to Ordinance No. 123477, as amended by Ordinances 123600, 123611, 123659, 123907, 124159, 124532, 123485 and 123585, is further amended as follows:

<table>
<thead>
<tr>
<th>Use Code</th>
<th>Use Description</th>
<th>Base Permit Fee</th>
<th>Occupation Fee (Long Term)</th>
<th>Use Fee (Short Term)</th>
</tr>
</thead>
<tbody>
<tr>
<td>31B</td>
<td>Single-family construction/debris dumpster or storage containers [residential use]</td>
<td>$146</td>
<td>N/A</td>
<td>ON NON-ARTERIAL mo 1=no fee, mo2&amp;3=$.10/sf/10d mo4&amp;5=$.20/sf/10d mo6&amp;7=$.40/sf/10d mo8&amp;9=$.80/sf/10d mo10+=$.120/sf/10d ON ARTERIAL mo1=$.10/sf/10d</td>
</tr>
</tbody>
</table>
Section 2. The Official Land Use Map, Chapter 23.32 of the Seattle Municipal Code, is amended to rezone properties identified on pages 3, 6, 7, 16, 17, 26, 27, 29, 31, 32, 36, 37, 38, 40, 41, 42, 45, 46, 54, 55, 57, 58, 62, 63, 64, 72, 75, 76, 84, 85, 88, 89, 90, 99, 105, 106, 117, 118, 124, 125, 136, 137, 150, 151, 152, 157, 164, 165, 178, 179, 184, 197 and 198 of the Official Land Use Map, as shown on Exhibit A-GG attached to this Ordinance.

Section 3. Section 23.41.012 of the Seattle Municipal Code, last amended by Ordinance 124503, is amended as follows:

**23.41.012 Development standard departures**

***

B. Departures may be granted from any Land Use Code standard or requirement, except for the following:

***

17. Quantity of parking required, minimum and maximum parking limits, and minimum and maximum number of drive-in lanes, except that within the Ballard Municipal Center Master Plan area departures may be granted from the minimum parking requirement up to

mo2=$0.20/sf/10d
mo3=$0.40/sf/10d
mo4=$0.80/sf/10d
mo5=$1.20/2f/10d

(($.51/sf))

None

None

No ground breaking allowed
a 30 percent maximum reduction((required parking)) for ground level retail uses that abut
established mid-block pedestrian connections through private property as identified in the
"Ballard Municipal Center Master Plan Design Guidelines, 2013"(may be reduced, but shall not
be less than the required parking for pedestrian-designated areas shown in Table D for
23.54.015));

* * *

33. In pedestrian-designated zones, provisions for residential uses at street level,
as provided in subsection 23.47A.005.C.1, except that a departure may be granted to allow
residential uses at street level to occupy, in the aggregate, no more than 50 percent of the street-
level street-facing façade.

34. In pedestrian-designated zones, provisions for transparency requirements, as
provided in subsection 23.47A.008.B, except that departures may be granted to reduce the
required transparency from 60 percent to no less than 40 percent of the street-facing facade.

35. In pedestrian-designated zones, provisions for height requirements for floor-
to-floor height, as provided in subsection 23.47A.008.B, except that departures to allow a
mezzanine with less than the minimum floor-to-floor height may be granted provided that the
outer edge of the mezzanine floor is at least 15 feet from the exterior wall facing a Principal
Pedestrian Street.

* * *

Section 4. Section 23.47A.005 of the Seattle Municipal Code, last amended by
Ordinance 124503, is amended as follows:

23.47A.005 Street-level uses

* * *

C. Residential uses at street level
1. In all neighborhood commercial and C1 zones, residential uses may occupy, in the aggregate, no more than 20 percent of the street-level street-facing facade in the following circumstances or locations:

   a. In a pedestrian-designated zone, facing a designated principal pedestrian street; or

   b. Within the Bitter Lake Village Hub Urban Village; or

   c. Within the Lake City Hub Urban Village, except as provided in subsection 23.47A.005.C.2; or

   d. Within a zone that has a height limit of 85 feet or higher, except as provided in subsection 23.47A.005.C.2; or

   e. Within an NC1 zone, except as provided in subsection 23.47A.005.C.2; or

   f. Within the Northgate Overlay District, except as provided in Section 23.71.044; or

   g. In areas shown on Maps 1 through 6 for 23.47A.005.C at the end of this Chapter 23.47A when facing an arterial street.

   * * *

D. In pedestrian-designated zones the locations of uses are regulated as follows:

1. Along designated principal pedestrian streets, one or more of the following uses are required along 80 percent of the street-level street-facing facade in accordance with the standards provided in subsection 23.47A.008.C.

   (a. General sales and services;

   b. Major durables retail sales;

   c. Eating and drinking establishments;

   d. Lodging uses;
e. Theaters and spectator sports facilities;

f. Indoor sports and recreation;

g. Medical services;

h. Rail transit facilities;

i. Museums;

j. Community clubs or centers;

k. Religious facilities;

l. Libraries;

m. Elementary or secondary schools;

n. Parks and open spaces.

o. Arts facilities in the Pike/Pine Conservation Overlay District; and

p. Automotive retail sales and service uses in the Pike/Pine Conservation Overlay District, if located within an existing structure or within a structure that retains a character structure as provided in Section 23.73.015.)

a. Arts facilities;

b. Community gardens;

c. Eating and drinking establishments;

d. Entertainment uses, except for adult cabarets, adult motion picture theaters and adult panoramas;

e. Food processing and craft work;

f. Institutions, except hospitals or major institutions;

g. Lodging uses;

h. Medical services;

i. Offices, provided that the width of the street-level street-facing façade does not exceed 30 feet;
j. Parks and open spaces;
k. Rail transit facilities;
l. Retail sales and services, automotive, in the Pike/Pine Conservation Overlay District if located within an existing structure or within a structure that retains a character structure as provided in Section 23.73.015;
m. Sales and services, general; and
n. Sales and services, heavy, except for heavy commercial sales.

The establishment of any such use is subject to the applicable use provisions of this Title 23.

2. The following streets are principal pedestrian streets when located within a pedestrian-designated zone:

10th Avenue;
11th Avenue;
12th Avenue;
13th Avenue, between East Madison Street and East Pine Street;
14th Avenue South;
15th Avenue East;
15th Avenue Northeast;
15th Avenue Northwest;
22nd Avenue Northwest;
23rd Avenue;
24th Avenue Northwest;
25th Avenue Northeast;
32nd Avenue West;
35th Avenue Northeast;
35th Avenue Southwest;

39th Avenue Northeast;

Aurora Ave North, except within the Bitter Lake Village Hub Urban Village;

Beacon Avenue South;

Boren Avenue;

Boylston Avenue, except within the Pike/Pine Conservation Overlay District;

Broadway;

Broadway East;

California Avenue Southwest;

Delridge Way Southwest;

Dexter Avenue North;

East Green Lake Drive North;

East Green Lake Way North;

East Madison Street;

East Olive Way;

East Pike Street;

East Pine Street:

East Union Street, except (that) within the Pike/Pine Conservation Overlay District only lots abutting East Union Street between Broadway and East Madison Street;

Eastlake Avenue East;

First Avenue North, except within the Upper Queen Anne Residential Urban Village;
Fremont Avenue North;
Fremont Place North;
Galer Street;
Green Lake Drive North;
Greenwood Avenue North;
Lake City Way Northeast;
Madison Street;
Martin Luther King Jr. Way South;
Mercer Street;
North 34th Street;
North 35th Street;
North 45th Street;
North 85th Street;
Northeast 43rd Street;
Northeast 45th Street, except between Linden Ave N and Evanston Ave N;
Northeast 55th Street;
Northeast 65th Street;
Northeast 125th Street;
Northwest 65th Street;
Northwest 85th Street;
Northwest Market Street;
Phinney Avenue North, between N 58th Street and N 63rd Street;
Pike Street;
Pine Street;
Queen Anne Avenue North;
Rainier Avenue South;
Roosevelt Way Northeast;
Roy Street;
Sand Point Way Northeast;
South Alaska Street;
South Cloverdale Street;
South Henderson Street;
South Jackson Street;
South Lander Street;
South McClellan Street;
South Othello Street;
Southwest Alaska Street;
Stone Way North;
Summit Avenue, except within the Pike/Pine Conservation Overlay District;
Terry Avenue;
University Way Northeast;
Wallingford Avenue North; (and)
West Dravus Street;
West Galer Street;
West McGraw Street
West Green Lake Drive North; and
Woodlawn Avenue Northeast.

Section 5. Section 23.48.008 of the Seattle Municipal Code, last amended by Ordinance 124378, is amended as follows:
23.47A.008 Street-level development standards

* * *

B. Non-residential street-level requirements

* * *

2. Transparency

a. Sixty percent of the street-facing facade between 2 feet and 8 feet above the sidewalk shall be transparent. For purposes of calculating the 60 percent of a structure’s street-facing facade, the width of a driveway at street level, not to exceed 22 feet, may be subtracted from the width of the street-facing facade if the access cannot be provided from an alley or from a street that is not a designated principal pedestrian street.

b. Transparent areas of facades shall be designed and maintained to provide unobstructed views into and out of the structure (or, in the case of live-work units, into display windows that have a minimum 30 inch depth). Except for institutional uses, no permanent signage, window tinting or treatments, shelving, other furnishings, fixtures, equipment or stored items shall completely block views into and out of the structure between 4 feet and 7 feet above adjacent grade. The installation of temporary signs or displays that completely block views may be displayed if such temporary sign complies with subsection 23.55.012.B.

3. Depth provisions for new structures or new additions to existing structures. Non-residential uses shall extend an average depth of at least 30 feet and a minimum depth of 15 feet from the street-level street-facing facade. If the combination of the requirements of Sections 23.47A.005 or 23.47A.008 and this depth requirement would result in a requirement that an area greater than 50 percent of the structure's footprint be dedicated to non-residential use, the Director may modify the street-facing facade or depth requirements, or both, so that no more than 50 percent of the structure's footprint is required to be non-residential.
4. Height provisions for new structures or new additions to existing structures.

Non-residential uses at street level shall have a floor-to-floor height of at least 13 feet.

C. In addition to the provisions of subsections 23.47A.008.A and 23.47A.008.B, the following standards also apply in pedestrian-designated zones:

* * *

4. Overhead weather protection

a. Continuous overhead weather protection (i.e., canopies, awnings, marquees, and arcades) is required along at least 60 percent of the street frontage of a structure on a principal pedestrian street, except for structures within the Pike/Pine Conservation Overlay District on lots that contain a character structure as provided in Chapter 23.73.

b. The covered area shall have a minimum width of 6 feet, unless there is a conflict with existing or proposed street trees or utility poles, in which case the width may be adjusted to accommodate such features as provided in subsection 23.47A.008.C.4.f.

c. The overhead weather protection must be provided over the sidewalk, or over a walking area within 10 feet immediately adjacent to the sidewalk. When provided adjacent to the sidewalk, the covered walking area must be at the same grade or within 18 inches of sidewalk grade and meet Washington state requirements for barrier-free access.

d. The lower edge of the overhead weather protection shall be a minimum of 8 feet and a maximum of 12 feet above the sidewalk for projections extending a maximum of 6 feet. For projections extending more than 6 feet from the structure, the lower edge of the weather protection shall be a minimum of 10 feet and a maximum of 15 feet above the sidewalk.

e. Adequate lighting for pedestrians shall be provided. The lighting may be located on the facade of the building or on the overhead weather protection.
f. Where the standards listed in subsection 23.47A.008.C.4 conflict with
the vertical and horizontal clearance requirements in the street rights-of-way, the standards may
be modified by the Director in consultation with the Director of Transportation.

D. Where residential uses are located along a street-level street-facing facade the
following requirements apply unless exempted by subsection 23.47A.008.G:

1. At least one of the street-level street-facing facades containing a residential use
shall have a visually prominent pedestrian entry; and

2. The floor of a dwelling unit located along the street-level street-facing facade
shall be at least 4 feet above or 4 feet below sidewalk grade or be set back at least 10 feet from
the sidewalk.

E. When a live-work unit is located on a street-level street-facing facade, the provisions
of subsections 23.47A.008.A and 23.47A.008.B apply, and the portion of each such live-work
unit in which business is conducted must be located between the principal street and the
residential portion of the live-work unit. The non-residential portions of the unit shall extend the
width of the street-level street-facing facade, shall extend a minimum depth of 15 feet from the
street-level street-facing facade, and shall not contain any of the primary features of the
residential (live) portion of the live-work unit, such as kitchen, bathroom, sleeping or laundry
facilities. These basic residential features shall be designed and arranged to be separate from the
work portion of the live-work unit.

F. The Director may allow ((departures from)) exceptions to the street-level requirements
of this ((s))Section 23.47A.008, as a Type I decision, for projects that are not subject to the
Design Review process, ((as a Type I decision,)) except that in a pedestrian-designated zone
exceptions may not be granted for requirements for residential uses at street level, transparency
requirements or floor-to-floor height requirements as described in subsection 23.41.012.B.
Exceptions may be granted if the Director determines that the project will maintain the safety and aesthetics of the streetscape for pedestrians and will:

1. maintain pedestrian access to the structure;
2. maintain urban form consistent with adjacent structures and previous design review decisions on the site;
3. maintain the visibility of non-residential uses;
4. maintain the privacy of residential uses; or
5. allow the continued use of an existing structure without substantial renovation.

* * *

Section 6. Section 23.47A.013 of the Seattle Municipal Code, last amended by Ordinance 124566, is amended as follows:

23.47A.013 Floor area ratios

* * *

H. Minimum FAR

* * *

7. In zones with an incentive zoning suffix, the minimum FAR requirement is the FAR indicated by the incentive zoning suffix if that FAR is less than the FAR required by subsection 23.47A.013.H.1.

Section 7. Map Book A of Chapter 23.47A, which section was enacted by Ordinance 123939, is amended as follows:

23.47A Map Book A
Map 3 for 23.47A.005.C: Uptown Urban Center West
Map 4 for 23.47A.005.C: Uptown Urban Center East
Map 5 for 23.47A.005.C: Georgetown
Map 6 for 23.47A.005.C: S Jackson St – east of 20th Pl S
Section 8. Section 23.54.015 of the Seattle Municipal Code, last amended by Ordinance 124608 is amended as follows:

23.54.015 Required parking

* * *

D. Parking waivers for non-residential uses((.))

1. ((In pedestrian-designated zones, parking is waived for uses listed on Table D for 23.54.015. The parking waivers permitted in Table D for 23.54.015 apply to each business establishment on a lot.

   a. Additional parking waivers beyond those in Table D for 23.54.015 may be permitted as a special exception for the following uses:

      1) Eating and drinking establishments, up to a maximum waiver of 5,000 square feet; and

      2) Motion picture theaters and performing arts theaters, up to a maximum waiver of 300 seats.

   b. The following factors shall be considered by the Director in determining whether to permit additional parking waivers:

      1) Anticipated parking demand for the proposed use;

      2) The extent to which an additional parking waiver is likely to create or add significantly to spillover parking in adjacent residential areas;

      3) The availability of shared parking within 800 feet of the business; and

      4) Whether land is available for parking without demolishing an existing commercial structure, displacing a commercial use, or rezoning property to commercial.

2.—))In all ((other)) commercial zones and in pedestrian-designated zones(( for uses not listed in Table D for 23.54.015)), no parking is required for the first 1,500 square feet of
each business establishment or the first 15 fixed seats for motion picture and performing arts
theaters.

((3))2. In all other zones, no parking is required for the first 2,500 square feet of
gross floor area of non-residential uses in a structure, except for the following:

   a. structures or portions of structures occupied by restaurants with drive-
in lanes,
   b. motion picture theaters,
   c. offices, or
   d. institution uses, including Major Institution uses.

When two or more uses with different parking ratios occupy a structure, the 2,500 square
foot waiver is prorated based on the area occupied by the non-residential uses for which the
parking waiver is permitted.

* * *

K. Bicycle parking. The minimum number of off-street parking spaces for bicycles
required for specified uses is set forth in Table ((E))D for 23.54.015. In the case of a use not
shown on Table ((E))D for 23.54.015, there is no minimum bicycle parking requirement. The
minimum requirements are based upon gross floor area of the use in a structure, or the square
footage of the use when located outside of an enclosed structure, or as otherwise specified.

1. After the first (((fifty ())50(())) spaces for bicycles are provided, additional
spaces are required at (((one half ())½(())) the ratio shown in Table ((E))D for 23.54.015, except
for rail transit facilities; passenger terminals; and park and ride lots. Spaces within dwelling units
or on balconies do not count toward the bicycle parking requirement.

* * *

3. Long-term parking for bicycles shall be for bicycles parked four (((4) ))hours
or more. Short-term parking for bicycles shall be for bicycles parked less than four (((4) ))hours.
4. Bicycle parking required for residential uses must be located on-site.

* * *

7. Bicycle parking facilities required for non-residential uses shall be located on the lot or in a shared bicycle parking facility within \((\text{one hundred}) 100(\text{)}\) feet of the lot, except as provide in subsection \((7)) 23.54.015.K.8 below.

8. Bicycle parking may be located in a facility within \((\text{one hundred}) 100(\text{)}\) feet of the lot that is not a shared bicycle parking facility, or the applicant may make a payment to the City to fund public bicycle parking in lieu of providing required on-site bicycle parking, if the Director determines that:

   a. Safe, accessible, and convenient bicycle parking accessory to a non-residential use cannot be provided on-site or in a shared bicycle parking facility within \((\text{one hundred}) 100(\text{)}\) feet of the lot, without extraordinary physical or financial difficulty;

* * *

<table>
<thead>
<tr>
<th>Use</th>
<th>Parking waivers (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A.</strong> General sales and service uses; Medical service uses; Lodging uses; and Entertainment uses, except motion picture theaters and performing arts theaters</td>
<td>NC1 zones — Parking waived for first 4,000 square feet of each business establishment&lt;br&gt;NC2 and NC3 zones — Parking waived for first 5,000 square feet of each business establishment</td>
</tr>
<tr>
<td><strong>B.</strong> Motion picture theaters; and performing arts theaters</td>
<td>Parking waived for first 150 seats</td>
</tr>
</tbody>
</table>
### Table (E)D for 23.54.015

**Parking for Bicycles**

<table>
<thead>
<tr>
<th>Use</th>
<th>Long-term</th>
<th>Short-term</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* * *

Footnotes to Table (E)D for 23.54.015:

1. If a use is not shown on this Table (E)D for 23.54.015, there is no minimum bicycle parking requirement.

2. For the purposes of this Table (E)D for 23.54.015, UC/SAO means urban centers or the Station Area Overlay District.

3. For congregate residences that are owned by a not-for-profit entity or charity, or that are licensed by the State and provide supportive service for seniors or persons with disabilities, the Director shall have the discretion to reduce the amount of required bicycle parking if it can be demonstrated that residents are less likely to travel by bicycle.

4. The Director may require more bicycle parking spaces based on the following factors: Area topography; pattern and volume of expected bicycle users; nearby residential and employment density; proximity to Urban Trails system and other existing and planned bicycle facilities; projected transit ridership and expected access to transit by bicycle; and other relevant transportation and land use information.
Section 9. Section 23.54.020 of the Seattle Municipal Code, last amended by Ordinance 123939, is amended as follows:

23.54.020 Parking quantity exceptions

* * *

E. ((Reductions to required parking in pedestrian-designated zones are permitted according to the provisions of Section 23.54.015 Table D)) RESERVED

* * *
Section 10. This ordinance shall take effect and be in force 30 days after its approval by the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the ___ day of ______________________, 2015, and signed by me in open session in authentication of its passage this ___ day of ____________________, 2015.

_________________________________
President _________ of the City Council

Approved by me this ___ day of ______________________, 2015.

_________________________________
Edward B. Murray, Mayor

Filed by me this ___ day of ______________________, 2015.

_________________________________
Monica Martinez Simmons, City Clerk

(Seal)

Attachments:
Exhibit A: Broadview Rezone Map 1
Exhibit AA: 35th Ave SW Corridor Rezone Map 27
Exhibit BB: Westwood Park Rezone Map 28
Exhibit CC: South Park Rezone Map 29
Exhibit DD: Beacon Ave S at S Columbian Way Rezone Map 30
Exhibit EE: Aurora-Licton Springs Rezone Map 31
Exhibit FF: Admiral Rezone Map 32
Exhibit GG: West Seattle Triangle Rezone Map 33