	Laura Hewitt Walker / Ketil Freeman OPCD/OH/SDCI/LEG Mandatory Housing Affordability for Residential Development ORD D1b
1	CITY OF SEATTLE
2	ORDINANCE
3	COUNCIL BILL
4	title
5 6	AN ORDINANCE relating to land use and zoning; adding a new Chapter 23.58C of the Seattle Municipal Code (SMC) to establish the framework for mandatory housing affordability
0 7	for residential development; and amending Section 23.34.004, subsections 23.40.020.A,
8	23.76.006.B, and 23.76.032.B, Sections 23.90.002 and 23.90.015, and subsection
9 10	23.90.018.C of the SMC. body
10	WHEREAS, in May 2013 the City Council adopted Resolution 31444, which established a work
12	program for reviewing and potentially modifying the City's affordable housing incentive
13	programs; and
14	WHEREAS, according to Resolution 31444, the City Council commissioned reports examining
15	national best practices for increasing the availability of affordable housing to identify
16	new strategies for Seattle; and
17	WHEREAS, in September 2014 the City Council adopted Resolution 31546, in which the
18	Council and Mayor proposed that a Seattle Housing Affordability and Livability Agenda
19	(HALA) Advisory Committee be jointly convened by the Council and the Mayor to
20	evaluate potential housing strategies; and
21	WHEREAS, the HALA Advisory Committee provided final recommendations to the Mayor and
22	City Council on July 13, 2015; and
23	WHEREAS, the HALA Advisory Committee recommended extensive citywide upzoning of
24	residential and commercial zones and, in connection with such upzones, implementation
25	of a mandatory inclusionary housing requirement for new construction residential
26	development and commercial linkage fees for new construction commercial
27	development; and

1	WHEREAS, the HALA Advisory Committee recommended that the mandatory inclusionary
2	housing requirement offer developers the option of building affordable housing or
3	making a cash contribution to fund preservation and production of affordable housing,
4	and that the requirement be implemented upon approval of extensive citywide upzoning
5	of residential and commercial zones; and
6	WHEREAS, in November 2015 the City Council adopted Resolution 31612, stating the
7	Council's intent to make changes to zoning and land use regulations to implement a
8	mandatory inclusionary affordable housing program for residential development
9	recommended by the HALA Advisory Committee and the Mayor; and
10	WHEREAS, the City has the authority to require mandatory housing affordability for residential
11	development according to its police power; and
12	WHEREAS, a mandatory housing affordability requirement for residential development is one of
13	many actions the City intends to undertake to implement the Comprehensive Plan's goals
14	and policies for housing affordability; and
15	WHEREAS the Countywide Planning Policies, as ratified by the King County Council, provide
16	that jurisdictions may consider a full range of programs, from optional to mandatory, that
17	will assist in meeting the jurisdiction's share of the countywide need for affordable
18	housing; and
19	WHEREAS, one of the City's planning goals under the Growth Management Act, chapter
20	36.70A RCW, is to make adequate provision for the housing needs of all economic
21	segments of the city; and
22	WHEREAS, the Affordable Housing Incentives Program Act, RCW 36.70A.540, authorizes and
23	encourages cities to enact or expand affordable housing incentive programs providing for

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1	the development of low-income housing units through development regulations or
2	conditions on rezoning or permit decisions, or both; and
3	WHEREAS, according to the Affordable Housing Incentives Program Act, jurisdictions may
4	establish a minimum amount of affordable housing that must be provided by all
5	residential developments in areas where increased residential development capacity has
6	been provided; and
7	WHEREAS, to facilitate implementation of a mandatory housing affordability requirement for
8	residential development as recommended by the HALA Advisory Committee, the City
9	Council deems it advisable to promptly adopt the governing framework for such a
10	program; and
11	WHEREAS, the July 13, 2015, Statement of Intent for Basic Framework for Mandatory
12	Inclusionary Housing and Commercial Linkage Fee (commonly referred to as the "Grand
13	Bargain") states that the mandatory housing affordability requirements for residential and
14	commercial development should achieve a projected production level by 2025 of no less
15	than 6,000 units of housing affordable to households with incomes no greater than 60
16	percent of median income, and that, if the projected production level falls below the
17	target, all parties agree to develop and consider options to achieve the agreed-upon
18	production target; and
19	WHEREAS, this ordinance provides a framework by which residential development in areas
20	receiving increases in residential development capacity will be required to provide
21	affordable housing, as authorized by RCW 36.70A.540; NOW, THEREFORE,

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1	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
2	Section 1. The Council expresses the following intent as to implementation of Seattle
3	Municipal Code Chapter 23.58C:
4	A. Initial implementation
5	1. The Council intends that the initial implementation phase of Seattle Municipal
6	Code Chapter 23.58C will consist of:
7	a. An increase in residential development capacity for all zones in the
8	Downtown and South Lake Union Urban Centers except the Downtown Harborfront 1 (DH-1),
9	International District Mixed 75-85 (IDM 75-85), Pike Market Mixed (PMM), Pioneer Square
10	Mixed (PSM), Seattle Mixed 85/65-160 (SM 85/65-160), Seattle Mixed 85-240 (SM 85-240),
11	and Commercial 2-40 (C2-40) zones, to be enacted no later than September 2016;
12	b. Zone-wide increases in residential development capacity in all
13	Neighborhood Commercial (NC), Commercial (C), Seattle Mixed (SM), Lowrise (LR), Midrise
14	(MR), and Highrise (HR) zones, and zoning changes to increase the residential development
15	capacity of lands zoned single-family within designated Urban Villages and Urban Centers,
16	outside the Downtown and South Lake Union Urban Centers, to be enacted no later than
17	September 2017; and
18	c. Increases in residential development capacity through rezones of any
19	portions of the University District that are upzoned in accordance with the University District
20	urban design framework process.
21	2. Setting initial payment and performance amounts
22	a. Payment and performance amounts are not included in Chapter 23.58C
23	in this Council Bill Payment and performance amounts for particular zones will be

1 added to Tables A and B for 23.58C.040 and Tables A and B for 23.58C.050 at the time 2 development capacity is increased in those zones during the initial implementation phase 3 according to subsection A.1 of this section.

4 b. The Council recognizes that, after Chapter 23.58C is amended to 5 include payment and performance amounts for particular zones, additional amendments to the 6 payment and performance amounts provided in Chapter 23.58C for those zones may be needed 7 during the initial implementation phase according to subsection A.1 of this section to further the 8 target production level of no less than 6,000 affordable units for households with incomes no 9 higher than 60 percent of median income over a ten-year period described in the July 13, 2015, 10 Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial 11 Linkage Fee. Such amendments could include changes to the payment and performance amounts 12 in Tables A and B for 23.58C.040 and Tables A and B for 23.58C.050, and adding amounts for 13 additional zones or portions of zones in connection with rezones of specific subareas such as 14 portions of the University District. The Council intends that amendments during the initial 15 implementation phase be preceded by a robust stakeholder engagement process including 16 representatives of the for-profit and non-profit development sectors who participated in the July 17 13, 2015, Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and 18 Commercial Linkage Fee.

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B. Amendment of payment and performance amounts

1. Ongoing review. The Council directs that, during the first six months of 2018 21 and annually after July 1, 2018, the Director of the Seattle Department of Construction and 22 Inspections (SDCI) and Director of Housing shall report on the performance of the mandatory 23 affordable housing program provided in Chapter 23.58C, including the amount of payments

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1	collected under the payment option, the number of units produced with such payments, and the
2	number of units constructed through the performance option. Units produced under the
3	mandatory housing affordability program provided in Chapter 23.58C shall be measured as net
4	new units. Existing rent- and income-restricted affordable units demolished for development
5	subject to the program are subtracted from the target production.
6	2. Post-initial implementation phase review. Except as provided according to
7	subsection B.3 of this section, the Council intends that, after the completion of the initial
8	implementation phase according to subsection A.1 of this section, amendments to the payment
9	and performance amounts in Tables A and B for 23.58C.040 and Tables A and B for 23.58C.050
10	shall be consistent with the following provisions:
11	a. Amendments may be considered if:
12	1. After five years from the effective date of the ordinance
13	introduced as Council Bill, there is a failure to meet expectations for program
14	performance;
15	2. There are significant positive or negative changes in real estate
16	development market conditions;
17	3. There is a need to adjust the relationship between the amounts
18	for the payment option according to Section 23.58C.040 and the performance option according
19	to Section 23.58C.050; or
20	4. None of the preceding criteria is met and ten years have elapsed
21	since the completion of the initial implementation phase according to subsection A.1 of this
22	section.

b. If amendments are considered according to subsection B.2.a of this
 section, the Mayor and Council shall appoint a Technical Review Committee whose membership
 includes appropriate stakeholder representation, including representatives of the for-profit and
 non-profit development sectors and members of community-based groups, and shall provide the
 Committee with clear objectives to be accomplished by a revision of the payment and
 performance amounts in Chapter 23.58C.

c. If appointed, the Technical Review Committee shall recommend
amendments to the payment and performance amounts in Tables A and B for 23.58C.040 and
Tables A and B for 23.58C.050. The Mayor shall consider the Technical Review Committee's
recommendations and shall transmit them to the Council along with any recommendation by the
Mayor for amendments.

3. Amendments concurrent with increased capacity. In conjunction with any
increase in residential development capacity other than those increases in development capacity
identified according to subsection A.1 of this section, the Council will apply Chapter 23.58C to
the zones in which capacity is increased and may amend Tables A and B for 23.58C.040 and
Tables A and B for 23.58C.050 for those zones in which capacity is increased.

C. Process for modifications of development standards

1. The Council intends that, at the time reference to Chapter 23.58C is made in the
 provisions of a zone, Land Use Code changes will be adopted providing a process by which the
 Director of SDCI would be authorized to modify certain dimensional development standards to
 ensure that, in most cases, utilization of the increased development capacity is not prohibited by
 development standards. The provisions for such modification of development standards are not
 included in Chapter 23.58C in this Council Bill _____, but placeholders for references to

such provisions are included in this Council Bill _____ by using the language "[CODE
 SECTION RESERVED]."

2. To enable development of such Land Use Code changes, the Director of SDCI
shall report on which development standards, if any, might be appropriate for modification in
particular zones and the extent to which modifications might be allowed from particular
standards.

7 3. If there are cases in which a portion of the increased development capacity 8 cannot be used because of a development standard from which a modification is not available or 9 is not granted, and not because of decisions of the applicant, the Council intends that any 10 development standard modification process will provide for a reduction of the payment and/or 11 performance amounts. The expectation is that the number of cases where development standards 12 would preclude use of some of the additional capacity, such that payment and/or performance 13 amounts would be reduced, would be limited. Specific provisions for such modification of 14 payment and/or performance amounts are not included in Chapter 23.58C in this Council Bill 15 ____, but a placeholder for such provisions is included in this Council Bill _____ as subsection 23.58C.035.B. 16

4. The intent is that the need for the provisions described in this subsection C for
modification of development standards and payment and/or performance amounts will be
reevaluated after five years from the effective date of the ordinance introduced as Council Bill
and that these provisions ultimately will be phased out.

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Section 2. Section 23.34.004 of the Seattle Municipal Code, which section was last amended by Ordinance 123913, is amended as follows:

23.34.004 Contract rezones

A. Property Use and Development Agreement. The Council may approve a map
 amendment subject to the execution, delivery, and recording of a property use and development
 agreement (PUDA) executed by the legal or beneficial owner of the property to be rezoned
 containing self-imposed restrictions upon the use and development of the property in order to
 ameliorate adverse impacts that could occur from unrestricted use and development permitted by
 development regulations otherwise applicable after the rezone. All restrictions imposed by the
 PUDA shall be directly related to the impacts that may be expected to result from the rezone.
 <u>B. Notwithstanding any contrary provision of subsection 23.34.004.A, the Council may</u>
 approve a map amendment subject to execution, delivery, and recording of a property use and

13 development agreement (PUDA) executed by the legal or beneficial owner of the property to be

4 rezoned containing self-imposed restrictions applying the provisions of Chapter 23.58B or

5 Chapter 23.58C to the property. The Director shall by rule establish payment and performance

amounts for purposes of subsections 23.58C.040.A and 23.58C.050.A that shall apply to a
 contract rezone until Chapter 23.58C is amended to provide such payment and performance

8 <u>amounts for the zone designation resulting from a contract rezone.</u>

<u>C.</u> A contract rezone shall be conditioned on performance or compliance with the terms
and conditions of the PUDA. Council may revoke a contract rezone or take other appropriate
action allowed by law for failure to comply with a PUDA. The PUDA shall be approved as to
form by the City Attorney, and shall not be construed as a relinquishment by the City of its
discretionary powers.

1	$((\mathbf{B}))$ <u>D</u> . Waiver of Certain Requirements. The ordinance accepting the PUDA may waive
2	specific bulk or off-street parking and loading requirements if the Council determines that the
3	waivers are necessary under the agreement to achieve a better development than would otherwise
4	result from the application of regulations of the zone. No waiver of requirements shall be granted
5	that would be materially detrimental to the public welfare or injurious to property in the zone or
6	vicinity in which the property is located.
7	Section 3. A new Chapter 23.58C is added to Division 2, Authorized Uses and
8	Development Standards, within Subtitle III, Land Use Regulations, of Title 23 of the Seattle
9	Municipal Code as follows:
10	Chapter 23.58C Mandatory Housing Affordability for Residential Development
11	23.58C.005 Intent for implementation
11 12	23.58C.005 Intent for implementation Section 1 of the ordinance introduced as Council Bill provides a statement
12	Section 1 of the ordinance introduced as Council Bill provides a statement
12 13	Section 1 of the ordinance introduced as Council Bill provides a statement of intent for implementation of this Chapter 23.58C that generally addresses the Council's intent
12 13 14	Section 1 of the ordinance introduced as Council Bill provides a statement of intent for implementation of this Chapter 23.58C that generally addresses the Council's intent as to an initial implementation phase of this Chapter 23.58C, the setting and changing of
12 13 14 15	Section 1 of the ordinance introduced as Council Bill provides a statement of intent for implementation of this Chapter 23.58C that generally addresses the Council's intent as to an initial implementation phase of this Chapter 23.58C, the setting and changing of payment and performance amounts during that initial implementation phase, review of program
12 13 14 15 16	Section 1 of the ordinance introduced as Council Bill provides a statement of intent for implementation of this Chapter 23.58C that generally addresses the Council's intent as to an initial implementation phase of this Chapter 23.58C, the setting and changing of payment and performance amounts during that initial implementation phase, review of program performance, the amendment of payment and performance amounts after the initial
12 13 14 15 16 17	Section 1 of the ordinance introduced as Council Bill provides a statement of intent for implementation of this Chapter 23.58C that generally addresses the Council's intent as to an initial implementation phase of this Chapter 23.58C, the setting and changing of payment and performance amounts during that initial implementation phase, review of program performance, the amendment of payment and performance amounts after the initial implementation phase, and the establishment of additional processes for modifying dimensional

21 program authorized by RCW 36.70A.540, as it may be amended, as well as by other authority.

23.58C.015 Scope of chapter

This Chapter 23.58C contains requirements that apply only where provisions of the zone refer to this Chapter 23.58C, or through the terms of a contract rezone according to Section 23.34.004.

23.58C.020 Definition

For purposes of this Chapter 23.58C, unless otherwise specified in this Chapter 23.58C, the term "unit" refers to a dwelling unit, except an accessory dwelling unit or detached accessory dwelling unit; live-work unit; or congregate residence sleeping room.

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23.58C.025 Applicability and general requirements

A. General. If an applicant seeks approval of a permit for development as described
according to subsection 23.58C.025.B, the applicant shall comply with this Chapter 23.58C,
either through the payment option according to Section 23.58C.040 or the performance option
according to Section 23.58C.050.

B. Applicability. Except as provided according to subsection 23.58C.025.C, this Chapter
23.58C shall apply to development that includes units, whether such development occurs through
one or more of the following:

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1. Construction of a new structure;

18 2. Construction of an addition to an existing structure that results in an increase in19 the total number of units;

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3. Alterations within an existing structure that result in an increase in the total number of units; or

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4. Change of use that results in an increase in the total number of units.

C. Exemptions. Development is exempt from the requirements of this Chapter 23.58C if 1 2 it receives public funding and/or an allocation of federal low-income housing tax credits, and is 3 subject to a regulatory agreement, covenant or other legal instrument recorded on the property 4 title and enforceable by The City of Seattle, Washington State Housing Finance Commission, 5 State of Washington, King County, U.S. Department of Housing and Urban Development, or 6 other similar entity as approved by the Director of Housing, which restricts at least 40 percent of 7 the units to occupancy by households earning no greater than 60 percent of median income, and 8 controls the rents that may be charged, for a minimum period of 40 years. 9 D. Relationship to incentive zoning. Where the provisions of the zone refer to this 10 Chapter 23.58C and where bonus residential floor area or extra residential floor area may be 11 achieved according to the provisions of the zone and/or Chapter 23.58A, the following 12 provisions apply: 13 1. All affordable housing requirements for achieving bonus residential floor area 14 or extra residential floor area according to the provisions of the zone and/or Chapter 23.58A shall 15 be satisfied solely by compliance with this Chapter 23.58C. 16 2. Any non-housing requirements for achieving bonus residential floor area or 17 extra residential floor area shall be satisfied according to the provisions of the zone and/or 18 Chapter 23.58A. 19 23.58C.030 Permit documentation 20 A. General 21 1. For any development to which this Chapter 23.58C applies, the Master Use 22 Permit application and the first building permit application that includes the structural frame for 23 the structure shall include the following:

1	a. If the applicant elects the payment option, the amount of the required
2	cash contribution according to subsection 23.58C.040.A;
3	b. If the applicant elects the performance option, the number of units
4	required to be provided according to subsection 23.58C.050.A, the amount of any cash
5	contribution according to subsection 23.58C.050.A.3.b, and a proposal for units that meet the
6	requirements according to subsection 23.58C.050.C; and
7	c. If the applicant seeks relief according to [CODE SECTION
8	RESERVED] or seeks a modification according to subsection 23.58C.035.B or subsection
9	23.58C.035.C, the earliest application according to this subsection 23.58C.030.A.1 shall include
10	requests for such relief or modifications including all supporting materials required for a decision
11	on the requests.
12	2. The Director shall, as a Type I decision and in consultation with the Director of
13	Housing, determine:
14	a. If the applicant elects to comply with this Chapter 23.58C through the
15	payment option according to Section 23.58C.040, the amount of the cash contribution;
16	b. If the applicant elects to comply with this Chapter 23.58C through the
17	performance option according to Section 23.58C.050, the number of units that shall meet the
18	requirements according to subsection 23.58C.050.C, the amount of any cash contribution
19	according to subsection 23.58C.050.A.3.b, and the compliance of the proposal required
20	according to subsection 23.58C.030.A.1.b with the requirements according to subsection
21	23.58C.050.C; and
22	c. Any modification according to subsection 23.58C.035.B.

1	3. The Director shall, as a special exception according to Chapter 23.76,
2	Procedures for Master Use Permits and Council Land Use Decisions, in consultation with the
3	Director of Housing, determine any modification according to subsection 23.58C.035.C.
4	4. The final plans that include the structural frame for the structure shall
5	demonstrate compliance with the requirements according to Section 23.58C.040 or Section
6	23.58C.050 and state the ongoing requirements according to Section 23.58C.050.
7	5. If the applicant elects to comply with this Chapter 23.58C through the
8	performance option according to Section 23.58C.050, the requirements according to Section
9	23.58C.050 shall be considered terms of the first building permit that includes the structural
10	frame for the structure.
11	6. Unit substitution according to subsection 23.58C.050.C.6.f and conversion to
12	ownership housing according to subsection 23.58C.050.C.6.i shall require a separate review and
13	approval by the Director in consultation with the Director of Housing.
14	B. Timing
15	1. Master Use Permit. Prior to the issuance of a Type II Master Use Permit, the
16	applicant shall provide the following:
17	a. If the applicant elects the payment option, the amount of the required
18	cash contribution according to subsection 23.58C.040.A; or
19	b. If the applicant elects the performance option, the number of units
20	required to be provided according to subsection 23.58C.050.A, the amount of any cash
21	contribution according to subsection 23.58C.050.A.3.b, a proposal for units that meet the
22	requirements according to subsection 23.58C.050.C, and a draft agreement according to
23	subsection 23.58C.050.E.

Laura Hewitt Walker / Ketil Freeman OPCD/OH/SDCI/LEG Mandatory Housing Affordability for Residential Development ORD D1b 2. Building permit. Prior to issuance of the first building permit that includes the 1 2 structural frame for the structure, the applicant shall provide the following: 3 a. If the applicant elects to comply with this Chapter 23.58C through the 4 payment option according to Section 23.58C.040: 5 1) Final plans that include the structural frame for the structure 6 showing the calculation of the amount of the required cash contribution according to subsection 7 23.58C.040.A; and 8 2) Documentation from the Director of Housing of receipt of 9 payment of the required cash contribution according to subsection 23.58C.040.A; or 10 b. If the applicant elects to comply with this Chapter 23.58C through the 11 performance option according to Section 23.58C.050: 12 1) Final plans that include the structural frame for the structure 13 that: 14 a) Include the calculation of the number of units required to 15 be provided according to subsection 23.58C.050.A; 16 b) Demonstrate compliance with the requirements 17 according to Section 23.58C.050 and state the ongoing requirements according to Section 18 23.58C.050; and 19 c) Include the calculation of the amount of any cash 20 contribution according to subsection 23.58C.050.A.3.b; 21 2) Documentation from the Director of Housing of receipt of 22 payment of any cash contribution according to subsection 23.58C.050.A.3.b; and

1	3) The executed and recorded agreement required according to
2	subsection 23.58C.050.E.
3	c. The applicant may change its election between performance and
4	payment prior to issuance of the first building permit that includes the structural frame for the
5	structure, provided that an applicant changing its election shall obtain any necessary approvals
6	affected by the change in election. Review and approval of a change in election between
7	performance and payment is a Type I decision, unless the requested change affects a
8	modification according to subsection 23.58C.035.C.
9	23.58C.035 Modification of payment/performance amounts
10	A. General
11	1. An applicant may request a modification, according to this Section 23.58C.035,
12	of the amount of payment required according to subsection 23.58C.040.A or the amount of
13	performance required according to subsection 23.58C.050.A.
14	2. An applicant requesting a modification according to subsection 23.58C.035.B
15	shall have requested any available relief according to [CODE SECTION RESERVED], and the
16	Director will evaluate relief according to [CODE SECTION RESERVED] before evaluating a
17	modification according to subsection 23.58C.035.B. An applicant requesting a modification
18	according to subsection 23.58C.035.C shall have requested any available relief according to
19	[CODE SECTION RESERVED] and any available modification according to subsection
20	23.58C.035.B, and the Director will evaluate relief according to [CODE SECTION
21	RESERVED] and a modification according to subsection 23.58C.035.B before evaluating a
22	modification according to subsection 23.58C.035.C.

1	3. The decision on any modification according to subsection 23.58C.035.B or
2	subsection 23.58C.035.C shall specify a per-square-foot payment amount for the development
3	and/or a percentage of units in each structure that shall meet the requirements of subsection
4	23.58C.050.C, as applicable, that can be applied to the final plans for the development or, in the
5	case of a modification according to subsection 23.58C.035.C, an absolute payment amount for
6	the development or number of units in each structure that shall meet the requirements according
7	to subsection 23.58C.050.C along with a limitation on the degree of change in the final plans that
8	is permissible without a redetermination of the modification.
9	B. [Reserved]
10	C. Modification based on severe economic impact
11	1. The purpose of this subsection 23.58C.035.C is to allow the Director to modify
12	the amount of payment required according to subsection 23.58C.040.A or the amount of
13	performance required according to subsection 23.58C.050.A if the applicant can demonstrate
14	facts supporting a determination of severe economic impact at such a level that a property
15	owner's constitutional rights may be at risk.
16	2. For purposes of this subsection 23.58C.035.C, the Director is not making a
17	determination of the constitutional rights of a property owner, but instead is reviewing the
18	credibility and strength of facts demonstrating severe economic impact.
19	3. The Director may, as a special exception according to Chapter 23.76, waive or
20	reduce the amount of payment required according to subsection 23.58C.040.A or the number of
21	units required to meet the requirements according to subsection 23.58C.050.C if the applicant
22	shows that application of the requirements of this Chapter 23.58C would:

Laura Hewitt Walker / Ketil Freeman OPCD/OH/SDCI/LEG Mandatory Housing Affordability for Residential Development ORD D1b 1 a. Create severe economic impact by depriving a property owner of all 2 economically beneficial use of the property; or 3 b. Create severe economic impact, not reaching deprivation of all 4 economically beneficial use, but reaching the level of an undue burden that should not be borne 5 by the property owner. 4. In determining whether there is a severe economic impact reaching the level of 6 7 an undue burden that should not be borne by the property owner, the Director may weigh the 8 following nonexclusive factors: 9 a. The severity of the economic impact caused by the application of the 10 requirements of this Chapter 23.58C; 11 b. The degree to which the requirements of this Chapter 23.58C were or 12 could have been anticipated; 13 c. The extent to which alternative uses of the property or configurations of 14 the proposed development would alleviate the need for the requested waiver or reduction; 15 d. The extent to which any economic impact was due to decisions by the applicant and/or property owner; and 16 17 e. Other factors relevant to whether the burden should be borne by the 18 property owner. 19 5. The waiver or reduction may be approved only to the extent necessary to grant

- 20 relief from the severe economic impact.
- 21 6. A request to the Director for a modification according to this subsection
 22 23.58C.035.C shall include, at a minimum, all of the following:

1	a. A description of the requested waiver or reduction, including the
2	proposed payment or performance amount;
3	b. Documentation showing that any relief available according to [CODE
4	SECTION RESERVED] or subsection 23.58C.035.B would not eliminate the need for the
5	requested waiver or reduction;
6	c. The identity of the property owner and the date of the owner's
7	acquisition of the property;
8	d. Documentation showing the use of the property at the time of the
9	request or, if the property is vacant at that time, the use of the property prior to commencement
10	of vacancy;
11	e. Documentation explaining and supporting the claim of economic
12	impact; and
13	f. Documentation showing that a different development configuration that
14	satisfied the requirements of this Chapter 23.58C would not alleviate the need for the requested
15	waiver or reduction.
16	7. The applicant shall provide any additional information as may be required by
17	the Director to make a determination on the request. The applicant shall have the burden of
18	proving by a preponderance of the evidence that a waiver or reduction authorized according to
19	this subsection 23.58C.035.C is justified.
20	8. None of the following, standing alone and without consideration of the full
21	range of relevant factors including those according to subsection 23.58C.035.C.4, shall be a
22	sufficient basis for the Director to grant a waiver or reduction authorized according to this
23	subsection 23.58C.035.C:

1	a. The fact of a decrease in property value;
2	b. The fact that a property owner is unable to utilize the full amount of any
3	increase in residential development capacity enacted in connection with implementation of this
4	Chapter 23.58C in the zone in which the property is located; or
5	c. The fact that any such increase in residential development capacity,
6	combined with the requirements of this Chapter 23.58C, did not leave the property owner in a
7	better financial position than would have been the case with no increase in residential
8	development capacity and no application of the requirements of this Chapter 23.58C.
9	9. In any appeal to the Hearing Examiner, the parties will have an additional
10	opportunity to make a record on the factual issues consistent with due process.
11	23.58C.040 Affordable housing – Payment option
12	A. Payment amount
13	1. An applicant complying with this Chapter 23.58C through the payment option
14	shall provide a cash contribution to the City, calculated by multiplying the payment amount per
15	square foot according to Table A or Table B for 23.58C.040 and Map A for 23.58C.050, as
16	applicable, by the total gross floor area in the development, excluding the floor area of parking
17	located in stories or portions of stories that are underground, as follows:
18	a. In the case of construction of a new structure, the gross floor area in
19	residential use and the gross floor area of live-work units;
20	b. In the case of construction of an addition to an existing structure that
21	results in an increase in the total number of units within the structure, the gross floor area in
22	residential use and the gross floor area of live-work units in the addition;

	DID			
1	c. In the case of alterations within an existing structure that result in an			
2	increase in the total number of units within the structure, the gross floor area calculated by			
3	dividing the total gross floor area in residential use and gross floor area of live-work units by the			
4	total number of units in	the proposed developm	nent, and multiplying that	quotient by the net
5	increase in units in the	structure;		
6		l. In the case of change	of use that results in an inc	crease in the total
7	number of units, the gro	oss floor area that chang	ged to residential use or liv	ve-work units; or
8	e	e. Any combination of the	ne above.	
	Table A for 23.58C.Payment calculationinside Downtown anZone category[RESERVED]	n amounts:	Dollars per square foo according to subsection	
9	Table B for 23.58C. Payment calculation outside Downtown a Zone category [RESERVED]	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED]	[RESERVED] Dot of gross floor area acc Medium [RESERVED] high area, is as shown on	High [RESERVED]
9	Table B for 23.58C. Payment calculation outside Downtown a Zone category [RESERVED] The location of the zo 23.58C.050.	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED] one, by low, medium, or	Dot of gross floor area act Medium [RESERVED]	High [RESERVED] Map A for
	Table B for 23.58C. Payment calculation outside Downtown a Zone category [RESERVED] The location of the zo 23.58C.050. 2. Autor	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED] one, by low, medium, or matic adjustments to init	Dot of gross floor area acc Medium [RESERVED] high area, is as shown on	High[RESERVED]Map A forMarch 1, 2017, and on
10	Table B for 23.58C. Payment calculation outside Downtown a Zone category [RESERVED] The location of the zo 23.58C.050. 2. Autor the same day each year	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED] one, by low, medium, or natic adjustments to init thereafter, the amounts	Dot of gross floor area acc Medium [RESERVED] high area, is as shown on tial payment amounts. On	High [RESERVED] Map A for March 1, 2017, and on according to Table A
10 11	Table B for 23.58C.Payment calculationoutside Downtown aZone category[RESERVED]The location of the zo23.58C.050.2. Autorthe same day each yearand Table B for 23.58C	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED] one, by low, medium, or matic adjustments to inite thereafter, the amounts C.040 shall automatically	Dot of gross floor area accommodely Medium [RESERVED] high area, is as shown on tial payment amounts. On for payment calculations	High [RESERVED] Map A for March 1, 2017, and on according to Table A we annual change for the
10 11 12	Table B for 23.58C.Payment calculationoutside Downtown aZone category[RESERVED]The location of the zc23.58C.050.2. Autorthe same day each yearand Table B for 23.58Cprevious calendar year	amounts: and SM-SLU zones Dollars per square for 23.58C.040.A.1 Low [RESERVED] one, by low, medium, or matic adjustments to inite thereafter, the amounts C.040 shall automatically (January 1 through Dec	Dot of gross floor area accommodely area Medium [RESERVED] high area, is as shown on tial payment amounts. On for payment calculations y adjust in proportion to th	High [RESERVED] Map A for March 1, 2017, and on according to Table A te annual change for the er Price Index, All

1	B. Use of cash contributions
2	1. The Director of Housing shall be authorized to accept all cash contributions on
3	behalf of the City. Cash contributions shall be deposited by the Director of Housing in a special
4	account and shall be used for purposes authorized by RCW 36.70A.540. Earnings on balances in
5	the special account shall accrue to that account.
6	2. Income levels
7	a. Rental housing supported by cash contributions shall be rent- and
8	income-restricted to serve households with incomes no greater than 60 percent of median income
9	for a minimum period of 50 years.
10	b. Ownership housing supported by cash contributions shall be priced to
11	serve and sold to households with incomes no greater than 80 percent of median income for a
12	minimum period of 50 years.
13	3. Location. For purposes of determining the location for use of cash
14	contributions, the City shall consider the extent to which the housing supported by cash
15	contributions advances the following factors:
16	a. Affirmatively furthering fair housing choice;
17	b. Locating within an urban center or urban village;
18	c. Locating in proximity to frequent bus service or current or planned light
19	rail or streetcar stops; and
20	d. Furthering City policies to promote economic opportunity and
21	community development and addressing the needs of communities vulnerable to displacement.

1	23.58C.050 Affordable housing – Performance option
2	A. Performance amount
3	1. An applicant complying with this Chapter 23.58C through the performance
4	option shall provide, as part of the units to be developed in each structure, a number of units that
5	meet the requirements according to subsection 23.58C.050.C calculated by multiplying the
6	percentage set aside according to Table A or Table B for 23.58C.050 and Map A for 23.58C.050,
7	as applicable, by the total number of units to be developed in each structure.
8	2. If the number of units that meet the requirements according to subsection
9	23.58C.050.C calculated according to subsection 23.58C.050.A.1 equals less than two, the
10	applicant shall:
11	a. Round up to two units; or
12	b. Provide one dwelling unit that meets the requirements according to
13	subsection 23.58C.050.C that is three bedrooms or larger, as determined by the Director of
14	Housing.
15	3. If the number of units that meet the requirements according to subsection
16	23.58C.050.C calculated according to subsection 23.58C.050.A.1 equals two or more and
17	includes a fraction of a unit, the applicant shall:
18	a. Round up to the nearest whole unit; or
19	b. Round down to the nearest whole unit and pay a cash contribution for
20	the fraction of a unit not otherwise provided, calculated by multiplying the amount per square
21	foot according to Table A or Table B for 23.58C.040 and Map A for 23.58C.050, as applicable,
22	by the total gross floor area to be developed as measured according to subsection
23	23.58C.040.A.1, multiplying that product by the fraction of a unit not provided, and dividing the

	D1b
1	resulting number by the total number of units required to be provided based on the calculation
2	according to subsection 23.58C.050.A.1. Use of cash contributions according to this subsection
3	23.58C.050.A.3.b shall be governed according to subsection 23.58C.040.B.
4	4. When the applicant elects to comply with this Chapter 23.58C through the
5	performance option for a development that contains multiple structures and the calculation
6	according to subsection 23.58C.050.A.1 results in fractions of units in more than one structure,
7	the Director may, as a Type I decision in consultation with the Director of Housing, allow such
8	fractions of units to be combined, provided:
9	a. If the sum of the combined fractions of units calculated according to this
10	subsection 23.58C.050.A.4 equals fewer than two, the applicant shall:
11	1) Round up to two units; or
12	2) Provide one dwelling unit that meets the requirements according
13	to subsection 23.58C.050.C that is three bedrooms or larger, as determined by the Director of
14	Housing;
15	b. If the sum of the combined fractions of units calculated according to
16	this subsection 23.58C.050.A.4 equals two or more and includes a fraction of a unit, the
17	applicant shall:
18	1) Round up to the nearest whole unit; or
19	2) Round down to the nearest whole unit and pay a cash
20	contribution for the fraction of a unit not otherwise provided, calculated according to subsection
21	23.58C.050.A.3.b; and
22	c. The construction of the structure(s) containing the units that meet the
23	requirements according to subsection 23.58C.050.C shall be completed at the same time or at an

1 earlier time than completion of construction of other structures in the development containing

2 units.

Table A for 23.58C.050Affordable housing to be provided (performance option):inside Downtown and SM-SLU zones		
Zone category	Percentage of total units	
[RESERVED]	[RESERVED]	

3

Table B for 23.580	C.050		
Affordable housin	g to be provided (perf	ormance option):	
outside Downtown and SM-SLU zones			
Zono ostagomi	Percentage of total units		
Zone category	Low	Medium	High
[RESERVED]	[RESERVED]	[RESERVED]	[RESERVED]
The location of the zone, by low, medium, or high area, is as shown on Map A for			
<i>23.58C.050.</i>			







	D1b
1	B. Duration. The obligation, as to a structure that includes units to whose development
2	this Chapter 23.58C applies according to subsection 23.58C.025.B, to provide units that meet the
3	requirements according to subsection 23.58C.050.C in the amount required according to
4	subsection 23.58C.050.A, subject to any applicable modifications, shall last:
5	1. If rental units are provided to comply with this Chapter 23.58C:
6	a. For a period of 50 years from the date of certificate of occupancy or, if a
7	certificate of occupancy is not required, from the date of the final building permit inspection, for
8	the development to which this Chapter 23.58C applies according to subsection 23.58C.025.B, or
9	b. Until such earlier time when:
10	1) The structure is demolished, or its use is changed, so as to
11	eliminate all of the units to whose development this Chapter 23.58C applies according to
12	subsection 23.58C.025.B in that structure, and the requirements according to subsection
13	23.58C.050.C.6.j are met; or
14	2) All of the units to whose development this Chapter 23.58C
15	applies according to subsection 23.58C.025.B in the structure are converted to ownership
16	housing, and the requirements according to subsection 23.58C.050.C.6.i are met; or
17	2. If ownership units are provided to comply with this Chapter 23.58C, for a
18	period of 50 years from the date of certificate of occupancy or, if a certificate of occupancy is not
19	required, from the date of the final building permit inspection, for the development to which this
20	Chapter 23.58C applies according to subsection 23.58C.025.B.
21	C. Performance requirements. Units provided to comply with this Chapter 23.58C
22	through the performance option shall meet the following requirements:

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1	1. Distribution. Units provided through the performance option shall be generally
2	distributed throughout each structure in the development containing units.
3	2. Unit size, type, and term of lease
4	a. Units provided through the performance option shall be comparable to
5	the other units to be developed in terms of the following:
6	1) Status as a dwelling unit, live-work unit, or congregate
7	residence sleeping room;
8	2) Number of bedrooms and bathrooms;
9	3) Net unit area by square feet;
10	4) Access to amenity areas;
11	5) Functionality; and
12	6) Term of the lease.
13	b. The bedroom and bathroom sizes for units provided through the
14	performance option shall be generally comparable to the bedroom and bathroom sizes for the
15	other units to be developed.
16	3. Eligible households. Units provided through the performance option shall serve
17	only:
18	a. At initial occupancy by a household:
19	1) For a rental unit with net unit area of 400 square feet or less,
20	households with incomes no greater than 40 percent of median income;
21	2) For a rental unit with net unit area of greater than 400 square
22	feet, households with incomes no greater than 60 percent of median income;

1	3) For an ownership unit, households with incomes no greater than
2	80 percent of median income, and that meet a reasonable limit on assets. The Director of
3	Housing shall establish by rule the method to establish a reasonable limit on assets.
4	b. At the time of annual certification according to subsection
5	23.58C.050.C.6.c:
6	1) For a rental unit with net unit area of 400 square feet or less,
7	households with incomes no greater than 60 percent of median income;
8	2) For a rental unit with net unit area of greater than 400 square
9	feet, households with incomes no greater than 80 percent of median income.
10	4. Affirmative marketing. Units provided through the performance option shall be
11	affirmatively marketed to attract eligible households from all racial, ethnic, and gender groups in
12	the housing market area of the property, particularly to inform and solicit applications from
13	households who are otherwise unlikely to apply for housing in the development. Proposed
14	marketing efforts shall be submitted to the Office of Housing for review and approval. Records
15	documenting affirmative marketing efforts shall be maintained and submitted to the Office of
16	Housing upon request.
17	5. Public subsidy. If any public subsidy, including the Multifamily Housing
18	Property Tax Exemption authorized by Chapter 5.73 and chapter 84.14 RCW, is used for a
19	development containing units provided to comply with this Chapter 23.58C through the
20	performance option, and the public subsidy operates through subjecting some of the units in the
21	development to restrictions on the income levels of occupants and the rents or sale prices that
22	may be charged, the units provided to comply with this Chapter 23.58C shall be different units
23	than the units that are subject to such restrictions as a condition of the public subsidy.

1 6. Additional requirements for rental units provided through the performance 2 option 3 a. Rent levels. Monthly rent shall not exceed 30 percent of 60 percent of 4 median income or, in the case of rental units with net unit area of 400 square feet or less, 30 5 percent of 40 percent of median income. For purposes of this subsection 23.58C.050.C.6.a, "monthly rent" includes a utility allowance for heat, gas, electricity, water, sewer, and refuse 6 7 collection, to the extent such items are not paid for tenants by the owner, and any recurring fees 8 that are required as a condition of tenancy. 9 b. Limitation on charges. Fees charged to eligible households upon move-10 in or transfer within the development shall be limited to a reasonable level to be established by 11 the Director of Housing by rule. No tenant of a rental unit may be charged fees for income 12 verifications or reporting requirements related to this Chapter 23.58C. 13 c. Annual certification, third party verification 14 1) The owner of the rental unit shall obtain from each tenant, no 15 less than annually, a certification of household size and annual income in a form acceptable to the City. The owner shall examine the income of each tenant household in accordance with 24 16 17 CFR 5.609, with guidance from the HUD Occupancy Handbook 4350.3, Chapter 5. The owner 18 also shall examine the income and household size of any tenant at any time when there is 19 evidence that the tenant's written statement was not complete or accurate. If so requested by the 20 City, the owner shall obtain such certifications and/or examine incomes and household sizes at 21 any other times upon reasonable advance notice from the City. The owner shall maintain all 22 certifications and documentation obtained according to this subsection 23.58C.050.C.6.c.1 on

file for at least six years after they are obtained, and shall make them available to the City for
 inspection and copying promptly upon request.

3 2) Owners of rental units shall attempt to obtain third party 4 verification whenever possible to substantiate income at each certification, which shall include 5 contacting the individual income source(s) supplied by the household. The verification 6 documents shall be supplied directly to the independent source by the owner and returned 7 directly to the owner from the independent source. In the event that the independent source does 8 not respond to the owner's faxed, mailed, or emailed request for information, the owner may 9 pursue or al third party verification. If written or or al third party documentation is not available, 10 the owner may accept original documents (pay stubs, W-2, etc.) at the discretion of the Director of Housing and shall document why third party verification was not available. At the discretion 11 12 of the Director of Housing, the owner may accept tenant self-certifications after the initial 13 income verification and first annual recertification.

14 d. Reporting. At such times as may be authorized by the Director of 15 Housing, but no less than annually, the owner of the rental unit shall submit to the Director of 16 Housing a written report, verified upon oath or affirmation by the owner, demonstrating 17 compliance with this Chapter 23.58C. The written report shall state, at a minimum, the 18 occupancy and vacancy of each rental unit, the monthly rent charged for the unit, and the income 19 and size of the household occupying the unit. The Director of Housing may require 20 other documentation to ensure compliance with this subsection 23.58C.050.C, including but not 21 limited to documentation of rents, copies of tenant certifications, documentation supporting 22 determinations of tenant income (including employer's verification or check stubs), and other 23 documentation necessary to track program outcomes and the demographics of households

served. The first annual report shall include documentation of issuance of the certificate of
 occupancy or final building permit inspection for the rental unit. The Director of Housing is
 authorized to assess a late fee of \$50 per day, to accrue starting 14 days from the date the Office
 of Housing notifies the owner of the rental unit that the report is overdue, until the report is
 submitted.

e. Annual fee. The owner of the rental unit shall pay the Office of Housing
an annual fee of \$150 per rental unit for the purposes of monitoring compliance with the
requirements according to this Section 23.58C.050. On March 1, 2017, and on the same day each
year thereafter, the annual fee shall automatically adjust in proportion to the annual change for
the previous calendar year (January 1 through December 31) in the Consumer Price Index, All
Urban Consumers, Seattle-Tacoma-Bremerton, WA, All Items (1982-1984 = 100), as determined
by the U.S. Department of Labor, Bureau of Labor Statistics or successor index.

13 f. Over-income households; unit substitution. If, based on any 14 certification, a previously eligible household occupying a rental unit provided through the 15 performance option is determined to be ineligible due to exceeding the income limits according 16 to subsection 23.58C.050.C.3.b, the owner of the development to which this Chapter 23.58C 17 applies shall, through the process according to subsection 23.58C.030.A.6, designate a 18 comparable substitute rental unit within the development, as approved by the Director of 19 Housing, as soon as such a unit becomes available, and upon such designation the requirements 20 according to this subsection 23.58C.050.C shall transfer to the substitute unit. Upon such 21 determination that a previously eligible household is ineligible, the owner shall promptly give the 22 ineligible household notice of such determination and notice that the requirements according to 23 this subsection 23.58C.050.C will transfer to a substitute unit when such unit becomes available.

Upon the transfer of the requirements, the owner shall give the ineligible household six months'
 notice prior to any rent increase.

3	g. Maintenance, insurance. Rental units provided through the performance
4	option, and the structure in which they are located, shall be maintained by the owner in decent
5	and habitable condition, including the provision of adequate basic appliances. The owner shall
6	keep such units, and the structure in which they are located, insured by an insurance company
7	licensed to do business in the state of Washington and reasonably acceptable to the City, against
8	loss by fire and other hazards included with broad form coverage, in the amount of 100 percent
9	of the replacement value.
10	h. Casualty
11	1) If a rental unit provided through the performance option is
12	destroyed or rendered unfit for occupancy by casualty that does not affect all of the other units in
13	the development to which this Chapter 23.58C applies, the owner of the development shall,
14	
11	through the process according to subsection 23.58C.030.A.6, designate a comparable substitute
15	through the process according to subsection 23.58C.030.A.6, designate a comparable substitute rental unit within the development, as approved by the Director of Housing, as soon as such a
15	rental unit within the development, as approved by the Director of Housing, as soon as such a

2) If all of the units in the development to which this Chapter
 23.58C applies are substantially destroyed by casualty, including by earthquake or fire, the
 requirements according to this subsection 23.58C.050.C shall terminate.

i. Conversion to ownership housing. If all of the units to whose
development this Chapter 23.58C applies according to subsection 23.58C.025.B in a structure are

converted to ownership housing, including through a conversion to condominiums, prior to 50 1 2 years from the date of certificate of occupancy or, if a certificate of occupancy is not required, 3 from the date of the final building permit inspection, for the development to which this Chapter 4 23.58C applies according to subsection 23.58C.025.B:

5 1) The owner of the development shall, at the time of such 6 conversion, pay to the City a payment in lieu of continuing affordability. The amount of the 7 payment shall be equal to the amount of the cash contribution according to subsection 8 23.58C.040.A that would have been required at the time of issuance of the first building permit 9 that includes the structural frame for the structure if the applicant had elected the payment 10 option, adjusted for each calendar year following issuance of that permit in proportion to the 11 annual change in the Consumer Price Index, All Urban Consumers, Seattle-Tacoma-Bremerton, 12 WA, All Items (1982-1984 = 100), as determined by the U.S. Department of Labor, Bureau of 13 Labor Statistics or successor index, multiplied times the percentage in Table C for 23.58C.050 14 that corresponds to the number of years that the rental units provided through the performance 15 option satisfied the requirements according to this subsection 23.58C.050.C. The City shall use 16 the payment to support continued housing affordability in The City of Seattle consistent with applicable statutory requirements.

Table C for 23.58C.050Payment in lieu of affordability calculation percentages for conversion to ownership housing	
Number of years units provided through performance option satisfied the requirements according to subsection 23.58C.050.C	Percentage
Less than 5	100%
Between 5 and 10	95%
Between 10 and 15	90%
Between 15 and 20	85%
Between 20 and 25	80%
Between 25 and 30	75%
Between 30 and 35	65%

	Table C for 23.58C.050Payment in lieu of affordability calculation percentages for conversion to ownership housing		
	Between 35 and 40 55	%	
		%	
	Between 45 and 50 20	%	
1	2) If the units to whose development this Chapter 23.58C appli	es	
2	according to subsection 23.58C.025.B are in multiple structures, conversion to ownership		
3	housing of such units in an individual structure shall not be a basis for reducing the number of	f	
4	rental units provided through the performance option in the other structures.		
5	3) If a rental unit provided through the performance option is		
6	converted to a condominium, the owner shall comply with the requirements according to Sec	tion	
7	22.903.030 and Section 22.903.035.		
8	j. Demolition or change of use		
9	1) If the units to whose development this Chapter 23.58C appli	es	
10	according to subsection 23.58C.025.B are in a single structure and the structure is demolished	l, or	
11	its use is changed, prior to 50 years from the date of certificate of occupancy or, if a certificate	e of	
12	occupancy is not required, from the date of the final building permit inspection, for the		
13	development to which this Chapter 23.58C applies according to subsection 23.58C.025.B, so	as	
14	to eliminate all of the units to whose development this Chapter 23.58C applies according to		
15	subsection 23.58C.025.B in that structure, the owner of the development shall pay to the City	a	
16	payment in lieu of continuing affordability for each rental unit provided through the performa	ince	
17	option that is eliminated, as follows:		
18	a) The payment shall be based on the difference betwee	n	
19	the monthly restricted rent according to subsection 23.58C.050.C.6.a for each rental unit		
20	provided through the performance option that is eliminated and the average monthly rent of a		

1 comparable unit according to subsection 23.58C.050.C.2 that is not subject to rent and income 2 restrictions and is located in the same payment and performance area as shown on Map A for 3 23.58C.050, multiplied by the typical number of months between demolition of multifamily 4 housing on a property and completion of redevelopment of a property in the zone in which the 5 eliminated rental unit is located, not to exceed 30 months. The Director shall by rule establish an 6 appropriate methodology and inputs for determining the payment amount in particular zones. 7 b) The City shall use the payment to support continued 8 housing affordability in The City of Seattle, including but not limited to providing rental 9 assistance to the tenants of rental units provided through the performance option that were 10 eliminated. 11 2) If the units to whose development this Chapter 23.58C applies 12 according to subsection 23.58C.025.B are in multiple structures and an individual structure is 13 demolished, or its use is changed, prior to 50 years from the date of certificate of occupancy or, 14 if a certificate of occupancy is not required, from the date of the final building permit inspection, 15 for the development to which this Chapter 23.58C applies according to subsection 23.58C.025.B, 16 so as to eliminate all of the units to whose development this Chapter 23.58C applies according to 17 subsection 23.58C.025.B in the individual structure, the owner of the development shall: 18 a) Except as provided according to subsection 19 23.58C.050.C.6.j.2.b, pay to the City a payment in lieu of continuing affordability according to 20 subsection 23.58C.050.C.6.j.1.a for each rental unit provided through the performance option 21 that is eliminated; or 22 b) If a rental unit that is eliminated resulted from the combination of fractions of units according to subsection 23.58C.050.A.4, designate, subject to 23

review by the Director in consultation with the Director of Housing, a comparable substitute
 rental unit within the other structures to replace each such unit that is eliminated or, if such
 designation is not possible, pay to the City a payment in lieu of continuing affordability
 according to subsection 23.58C.050.C.6.j.1.a.

c) Demolition or change of use of an individual structure
shall not be a basis for reducing the number of rental units provided through the performance
option in the other structures and any comparable substitute rental units shall be in addition to
any existing rental units provided through the performance option in the other structures.

9 7. Additional requirements for ownership units provided through the performance
10 option

11 a. Affordable sale price; down payment. The initial sales price for an 12 ownership unit provided through the performance option shall be an amount according to which 13 total ongoing housing costs do not exceed 35 percent of 65 percent of median income, in order to 14 allow for equity growth for individual homeowners while maintaining affordability for future 15 buyers. The Director of Housing shall establish by rule the method for calculating the initial sales 16 price including standard assumptions for determining upfront housing costs, including the down 17 payment, and ongoing housing costs, which shall include mortgage principal and interest 18 payments, homeowner's insurance payments, homeowner or condominium association dues and 19 assessments, and real estate taxes and other charges included in county tax billings. The Director 20 of Housing may establish a maximum down payment amount for eligible households at initial 21 sale of an ownership unit. The applicant for the development to which this Chapter 23.58C 22 applies shall be responsible for any costs incurred in the initial sale of an ownership unit

1	necessary to ensure compliance with this Chapter 23.58C, including but not limited to marketing			
2	to eligible households, income verification, buyer education, and verification of buyer financing.			
3	b. Affordable resale price. For an ownership unit provided through			
4	the performance option, the sale price for sales subsequent to the initial sale shall be calculated to			
5	allow modest growth in homeowner equity while maintaining long-term affordability for future			
6	buyers. All buyers of an ownership unit subsequent to the initial sale shall be households with			
7	incomes no greater than 80 percent of median income at initial occupancy. The Director of			
8	Housing shall by rule:			
9	1) Establish the method for calculating the resale price and may			
10	establish a maximum down payment amount for eligible households at resale,			
11	2) Establish specific requirements for documents ensuring			
12	affordability requirements are met at resale, and			
13	3) Provide for recovery of reasonable administrative costs.			
14	c. Other restrictions. An eligible household purchasing an ownership unit			
15	provided through the performance option, either at initial sale or resale, shall:			
16	1) Occupy the unit as its principal residence for the duration of its			
17	ownership and shall not lease the unit, unless the Director of Housing approves a limited short-			
18	term exception, and			
19	2) Comply with all other program rules established by the Director			
20	of Housing as necessary to maintain the long-term viability of the unit. Such rules may include,			
21	but are not limited to, refinancing approvals and debt limits; limits on credit for capital			
22	improvements at the time of resale; requirements for basic maintenance, inspections, and			
23	compliance procedures; minimum insurance requirements; obligations to provide information			

1	regarding compliance when and as requested; and fees to cover a portion of the costs of			
2	calculating the maximum sales price at resale, marketing to eligible households, and screening			
3	and selecting eligible households to purchase the unit at resale.			
4	d. Annual fee. The owner of the ownership unit shall pay the Office of			
5	Housing an annual fee of \$600 for the purposes of monitoring compliance with the requirements			
6	according to this Section 23.58C.050. On March 1, 2017, and on the same day each year			
7	thereafter, the annual fee shall automatically adjust in proportion to the annual change for the			
8	previous calendar year (January 1 through December 31) in the Consumer Price Index, All			
9	Urban Consumers, Seattle-Tacoma-Bremerton, WA, All Items (1982-1984 = 100), as determined			
10	by the U.S. Department of Labor, Bureau of Labor Statistics or successor index.			
11	e. Ongoing stewardship. Either prior to or subsequent to the initial sale,			
12	the Director of Housing is authorized to designate an agency or organization with sufficient			
13	capacity, as approved by the Director of Housing, to perform ongoing stewardship and			
14	management functions for ownership units provided through the performance option, including			
15	but not limited to the following:			
16	1) Calculating maximum sale prices;			
17	2) Marketing sales to eligible households;			
18	3) Screening, educating, and selecting eligible households;			
19	4) Approving buyer financing; and			
20	5) Managing successive resales to eligible households.			
21	D. Enforcement. The requirements according to this Section 23.58C.050 shall be terms of			
22	the building permit according to subsection 23.58C.030.A.5. In addition to any other remedies			

available to the City, the City is authorized to enforce such permit terms using the procedures of Chapter 23.90.

E. Agreement. If the applicant elects to comply with this Chapter 23.58C through the
performance option, the City and the property owner of the development to which this Chapter
23.58C applies shall enter into an agreement specifying the requirements according to this
Section 23.58C.050. The agreement shall be recorded on the title of the property on which that
development is located. The requirements specified in the agreement shall be consistent with the
final plans.

9 Section 4. Subsection 23.40.020.A of the Seattle Municipal Code, which section was last
10 amended by Ordinance 124895, is amended as follows:

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23.40.020 Variances

A. Variances may be sought from the provisions of Subtitle III, Divisions 2, 3, and 4 of this Title 23, except for the establishment of a use that is otherwise not permitted in the zone in which it is proposed, for a structure height in excess of that shown on the Official Land Use Map or in excess of a height limit established in Chapter 23.75, from the provisions of subsection 23.55.014.A, or from the provisions of Chapter 23.52, Chapter 23.58A, ((and-)) Chapter ((23.52B)) 23.58B, and Chapter 23.58C. Applications for prohibited variances shall not be accepted for filing.

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Section 5. Subsection 23.76.006.B of the Seattle Municipal Code, which section was last amended by Ordinance 124895, is amended as follows:

* * *

1	23.76.006 Master Use Permits required				
2	* * *				
3	B. The following decisions are Type I:				
4	1. Determination that a proposal complies with development standards;				
5	2. Establishment or change of use for uses permitted outright, interim use parking				
6	under subsection 23.42.040.G, uses allowed under Section 23.42.038, temporary relocation of				
7	police and fire stations for 24 months or less, transitional encampment interim use, ((and))				
8	temporary uses for four weeks or less not otherwise permitted in the zone, and renewals of				
9	temporary uses for up to six months, except temporary uses and facilities for light rail transit				
10	facility construction and transitional encampments;				
11	3. The following street use approvals:				
12	a. Curb cut for access to parking whether associated with a development				
13	proposal or not;				
14	b. Concept approval of street improvements associated with a				
15	development proposal, such as additional on-street parking, street landscaping, curbs and gutters,				
16	street drainage, sidewalks, and paving;				
17	c. Structural building overhangs associated with a development proposal;				
18	d. Areaways associated with a development proposal;				
19	4. Lot boundary adjustments;				
20	5. Modification of the following features bonused under Title 24:				
21	a. Plazas;				
22	b. Shopping plazas;				
23	c. Arcades;				

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1	d. Shopping arcades;			
2	e. Voluntary building setbacks;			
3	6. Determinations of Significance (determination that an environmental impact			
4	statement is required) for Master Use Permits and for building, demolition, grading, and other			
5	construction permits (supplemental procedures for environmental review are established in			
6	Chapter 25.05, Environmental Policies and Procedures), except for Determinations of			
7	Significance based solely on historic and cultural preservation;			
8	7. Discretionary exceptions for certain business signs authorized by subsection			
9	23.55.042.D;			
10	8. Waiver or modification of required right-of-way improvements;			
11	9. Special accommodation pursuant to Section 23.44.015;			
12	10. Reasonable accommodation;			
13	11. Minor amendment to Major Phased Development Permit;			
14	12. Determination of public benefit for combined lot development;			
15	13. Streamlined design review decisions pursuant to Section 23.41.018 if no			
16	development standard departures are requested pursuant to Section 23.41.012, and design review			
17	decisions in an MPC zone if no development standard departures are requested pursuant to			
18	Section 23.41.012;			
19	14. Shoreline special use approvals that are not part of a shoreline substantial			
20	development permit;			
21	15. Determination that a project is consistent with a planned action ordinance,			
22	except as provided in subsection 23.76.006.C;			

Laura Hewitt Walker / Ketil Freeman OPCD/OH/SDCI/LEG Mandatory Housing Affordability for Residential Development ORD D1b 16. Decision to approve, condition, or deny, based on SEPA policies, a permit for 1 2 a project determined to be consistent with a planned action ordinance; 3 17. Modification of mitigation amounts under Section 23.58B.040 or Section 4 23.58B.050 pursuant to subsection 23.58B.025.B.2; ((and)) 5 18. Determination of requirements according to subsections 23.58C.030.A.2.a and 6 23.58C.030.A.2.b; 7 19. Determination of modifications according to subsection 23.58C.035.B; and 20. Other Type I decisions. 8 9 * * * 10 Section 6. Subsection 23.76.032.B of the Seattle Municipal Code, which section was last 11 amended by Ordinance 124873, is amended as follows: 23.76.032 Expiration and renewal of Type I and II Master Use Permits 12 13 * * * 14 B. If a Master Use Permit is issued for a project, a building permit is issued for the 15 project, and the project is constructed pursuant to the building permit ((-,)): 16 1. ((conditions)) Conditions of or incorporated in the Master Use Permit shall 17 remain in effect, notwithstanding expiration of the Master Use Permit pursuant to subsection 18 23.76.032.A, until the project is demolished or until an earlier date on which: 19 (((1))) <u>a.</u> The condition by its terms expires or is fully satisfied; (((2))) b. The condition is removed through a permitting decision; or 20 21 (((3))) c. If the condition was imposed as to a specific use within the 22 project, that use is terminated ((-)); and

	D1b			
1	2. Terms of a building permit relating to requirements according to Section			
2	23.58C.050 shall remain in effect for the time period specified according to subsection			
3	23.58C.050.B, notwithstanding:			
4	a. Expiration of the Master Use Permit according to subsection			
5	<u>23.76.032.A, or</u>			
6	b. Any contrary provision of Title 22.			
7	* * *			
8	Section 7. Section 23.90.002 of the Seattle Municipal Code, last amended by Ordinance			
9	122050, is amended as follows:			
10	23.90.002 Violations ((-))			
11	A. It is a violation of this Title 23 for any person to initiate or maintain or cause to be			
12	initiated or maintained the use of any structure, land, or property within ((The)) the City of			
13	Seattle without first obtaining the permits or authorizations required for the use by this Title 23.			
14	B. It is a violation of this Title 23 for any person to use, construct, locate, demolish, or			
15	cause to be used, constructed, located, or demolished any structure, land, or property within The			
16	City of Seattle in any manner that is not permitted by the terms of any permit or authorization			
17	issued pursuant to this Title 23 or previous codes, provided that the terms or conditions are			
18	explicitly stated on the permit or the approved plans.			
19	C. It is a violation of this Title 23 to remove or deface any sign, notice, complaint, or			
20	order required by or posted in accordance with <u>this</u> Title 23.			
21	D. It is a violation of this Title 23 to misrepresent any material fact in any application,			
22	plans, or other information submitted to obtain any land use authorization.			

E. It is a violation of <u>this</u> Title 23 for anyone to fail to comply with the requirements of
 <u>this</u> Title 23.

3	F. It is a violation of this Title 23 for any person to construct or use any structure or			
4	portion thereof in a manner contrary to a permit term related to Chapter 23.58C.			
5	Section 8. Section 23.90.015 of the Seattle Municipal Code, enacted by Ordinance			
6	122407, is amended as follows:			
7	23.90.015 Order of the Director ((-))			
8	A. Where review by the Director has been conducted pursuant to Section 23.90.014,			
9	the Director shall issue an order of the Director containing the decision within ((fifteen			
10	(15))) <u>15</u> days of the date that the review is completed and shall cause the same to be mailed			
11	by regular first class mail to the person or persons named on the notice of violation and, if			
12	possible, mailed to the complainant.			
13	B. Unless a request for review before the Director is made pursuant to Section			
14	23.90.014, the notice of violation shall become the order of the Director.			
15	C. ((Because civil actions to enforce Title 23 SMC are brought in Seattle Municipal			
16	Court pursuant to Section 23.90.018, orders)) Orders of the Director issued under this ((chapter))			
17	Chapter 23.90 are not subject to judicial review pursuant to chapter 36.70C RCW, except for			
18	orders of the Director involving compliance with permit terms related to Chapter 23.58C.			

Section 9. Subsection 23.90.018.C of the Seattle Municipal Code, which section was last amended by Ordinance 124919, is amended as follows:

* * *

23.90.018 Civil enforcement proceedings and penalties

- C. Civil actions to enforce <u>this</u> Title 23 shall be brought exclusively in Seattle Municipal Court except <u>for violations of permit terms related to Chapter 23.58C or</u> as otherwise required by law or court rule. The Director shall request in writing that the City Attorney take enforcement action. The City Attorney shall, with the assistance of the Director, take appropriate action to enforce <u>this</u> Title 23. In any civil action filed pursuant to this ((chapter)) <u>Chapter 23.90</u>, the City has the burden of proving by a preponderance of the evidence that a violation exists or existed. The issuance of the notice of violation or of an order following a review by the Director is not itself evidence that a violation exists.
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Section 10. The provisions of this ordinance are declared to be separate and severable and the invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this ordinance, or the invalidity of the application thereof to any person or circumstance, shall not affect the validity of the remainder of this ordinance or the validity of its application to other

* * *

18 persons or circumstances.

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1	Section 11. 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 Municipal Code Section 1.04.020.					
4	Passed by the City Council the day of, 2016,					
5	and signed by me in open session in authentication of its passage this day of					
6	, 2016.					
7						
8						
9		President	of the City Council			
10						
11	Approved by me this day of _		, 2016.			
12						
13						
14		Edward B. Murray	, Mayor			
15						
16	Filed by me this day of		, 2016.			
17						
18						
19		Monica Martinez S	immons, City Clerk			
20						
21	(Seal)					