- 1 District Mixed-65-150 (IDM-65-150), International District Mixed 75-85 (IDM 75-85), Pike
- 2 Market Mixed-85 (PMM-85), Pioneer Square Mixed (PSM), Seattle Mixed-South Lake Union
- 3 | 85/65-160 (SM-SLU 85/65-160), Seattle Mixed-South Lake Union 85-240 (SM-SLU 85-240),
- 4 and Commercial 2-40 (C2-40) zones to be enacted no later than 2016;
  - 2. Zone-wide increases in commercial development capacity in all Neighborhood Commercial (NC), Commercial (C), Seattle Mixed (SM), and Industrial Commercial (IC) zones outside the Downtown and South Lake Union Urban Centers to be enacted no later than 2017;

8 and

- 3. Increases in development capacity through rezones of any portions of the University District that are upzoned in accordance with the University District urban design framework process.
  - B. Amendment of payment and performance amounts
- 1. Initial implementation phase review. The Council recognizes that amendments to the payment and performance amounts provided in Chapter 23.58B may be needed during the initial implementation phase described in subsection A of this section to further the target production level of no fewer than 6,000 net new rent and income restricted units affordable for households with incomes no higher than 60 percent of median income over a ten-year period described in the July 13, 2015 *Statement of Intent for Basic Framework for Mandatory*\*\*Inclusionary Housing and Commercial Linkage Fee.\*\* Such amendments could include changes to the payment and performance amounts in Table A and Table B for 23.58B.040 and Table A and Table B for 23.58B.050, and adding amounts for additional zones or portions of zones in connection with rezones of specific subareas such as portions of the University District. The Council intends that amendments during the initial implementation phase be preceded by a

robust stakeholder engagement process including representatives of the for-profit and non-profit development sectors who participated in the July 13, 2015 Statement of Intent for Basic

Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee. The Council intends to consider whether to include higher performance and payment amounts, subject to statutory limits, for those areas where the increase in development capacity would be likely to increase displacement risk. Factors to consider are (a) areas that have been identified in Seattle 2035, Growth and Equity, Analyzing Impacts on Displacement and Opportunity Related to Seattle's Growth Strategy, May 2016, as having a high displacement risk; (b) areas where the increment of increased development capacity is greater than the standard MHA-implementing zone change; and (c) areas where planning processes, including, but not limited to, the SEPA process for MHA-C implementation have identified affordable units at risk of demolition, the Council will consider whether to implement additional or alternate MHA program measures to increase affordable units sufficient to offset the affordable units at risk of demolition as a result of the increase in development capacity due to MHA.

2. Ongoing review. The Council directs that, during the first six months of 2018 and every two years after July 1, 2018, the Director of the Seattle Department of Construction and Inspections (SDCI) and the Director of Housing shall report on the performance of the mandatory inclusionary housing program described in the July 13, 2015 *Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee*, and the impact mitigation program provided in Chapter 23.58B, including the amount of payments collected under the payment option, the number of affordable units produced and preserved with such payments, and the number of affordable units constructed under the performance option. The July 1, 2018 report shall compare changes in the Consumer Price Index, All Urban

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Consumers, Seattle-Tacoma-Bremerton, WA, All Items (1982-1984 = 100), with changes in multifamily residential rents and other housing market variables used to determine initial payment amounts since passage of Ordinance 124895. If the Consumer Price Index has lagged or exceeded rents or other housing market variables, the Director of Housing shall propose an alternative measure or index upon which to base changes in program requirements. The July 1, 2019 report should include an assessment of past and anticipated program performance, including an assessment of whether a developer building outside of the Downtown and South Lake Union Urban Centers would be economically indifferent between performance and payment given market conditions at that time. If the Council determines that developers of projects, other than smaller projects and projects inside of the Downtown and South Lake Union Urban Centers, favor the payment option, the Council will consider raising payment amounts to avoid a bias towards payment, consistent with statutory authority. Units produced under the mandatory inclusionary housing program described in the July 13, 2015 Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee, and the impact mitigation program provided in Chapter 23.58B, shall be measured as net new units. Existing rent and income restricted units demolished for development subject to the programs shall be subtracted from the target production.

3. Post-initial implementation phase review. Except as provided in subsection B.4 of this section, the Council intends that, after the completion of the initial implementation phase described in subsection A of this section, amendments to the payment and performance amounts in Tables A and B for 23.58B.040 and Tables A and B for 23.58B.050 shall be consistent with the following provisions:

a. Amendments may be considered if:

	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	1) After November 17, 2020, there is a failure to meet expectations
2	for program performance;
3	2) There are significant positive or negative changes in real estate
4	development market conditions; or
5	3) Neither of the preceding criteria is met and ten years have
6	elapsed since the completion of the initial implementation phase described in section A of this
7	section.
8	b. If amendments are considered in accordance with a criterion in
9	subsection B.3.a of this section, the Mayor and Council shall appoint a Technical Review
10	Committee whose membership includes appropriate stakeholder representation, including
11	representatives of the for-profit and non-profit development sectors and members of community-
12	based groups, and shall provide the Committee with clear objectives to be accomplished by a
13	revision of the payment and performance amounts in Chapter 23.58B.
14	c. If appointed, the Technical Review Committee shall prepare a report
15	and recommendation regarding amendments to the payment and performance amounts in Table
16	A and Table B for 23.58B.040 and Table A and Table B for 23.58B.050. The Mayor shall
17	consider the Technical Review Committee's report and recommendations and shall transmit
18	them to the Council along with any recommendation by the Mayor for amendments.
19	4. Amendments concurrent with increased capacity. In conjunction with any

4. Amendments concurrent with increased capacity. In conjunction with any increase in commercial development capacity other than those identified in section A of this section, the Council will apply Chapter 23.58B to the zones or areas in which capacity is increased and may amend Table A and Table B for 23.58B.040 and Table A and Table B for 23.58B.050 for those zones or areas in which capacity is increased.

- C. Process for modifications of development standards
- 1. The Council intends that, at the time reference to Chapter 23.58B is made in the provisions of a zone, Land Use Code changes will be adopted providing a process by which the Director would be authorized to modify certain dimensional development standards to ensure that, in most cases, utilization of the increased commercial development capacity is not prohibited by development standards.
- 2. To enable development of such Land Use Code changes, the Director 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.
- 3. The Council intends that any development standard modification process will also provide for a reduction of the payment and/or performance amounts in a limited number of cases where a portion of the increased development capacity cannot be used because of a development standard from which a modification is not available or is not granted, and not because of decisions of the applicant.
- Section 2. Section 23.41.012 of the Seattle Municipal Code, last amended by Ordinance 125163, is amended as follows:

## 23.41.012 Development standard departures

A. Departure from Land Use Code requirements may be permitted for new multifamily, commercial, and Major Institution development as part of a design review process. Departures may be allowed if an applicant demonstrates that departures from Land Use Code requirements would result in a development that better meets the intent of adopted design guidelines.

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1	B. Departures may be granted from any Land Use Code standard or requirement, except
2	for the following:
3	1. Procedures;
4	2. Permitted, prohibited, or conditional use provisions, except that departures may
5	be granted from development standards for required street-level uses;
6	3. Residential density limits;
7	4. In Downtown zones, provisions for exceeding the base FAR or achieving bonus
8	development as provided in Chapter 23.49, Downtown Zoning;
9	5. In Downtown zones, the minimum size for Planned Community Developments
10	as provided in Section 23.49.036;
11	6. In Downtown zones, the average floor area limit for stories in residential use in
12	Table B for 23.49.058;
13	7. In Downtown zones, the provisions for combined lot developments as provided
14	in Section 23.49.041;
15	8. In Downtown Mixed Commercial zones, tower spacing requirements as
16	provided in subsection 23.49.058.F;
17	9. In the Downtown Mixed Commercial 160 zone, minimum floor-to-floor height
18	for street-level uses required as a condition of the additional height allowed by subsection
19	23.49.008.E;
20	10. Downtown view corridor requirements, provided that departures may be
21	granted to allow open railings on upper_level roof decks or rooftop open space to project into the
22	required view corridor, provided such railings are determined to have a minimal impact on views
23	and meet the requirements of the Building Code;

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1	11. In SM-SLU ((zones in the South Lake Union Urban Center)), floor area limits
2	for all uses provided in subsections 23.48.245.A, 23.48.245.B.1, 23.48.245.B.2, and
3	23.48.245.B.3, except that departures of up to a ((5)) five percent increase in floor area limit for
4	each story may be granted for structures with non-residential uses meeting the requirements of
5	subsections 23.48.245.B.1.d.1 and 23.48.245.B.1.d.2;
6	12. ((In SM, SM-D, SM-SLU, and SM-NR zones provisions for gaining extra
7	floor area provided for in Section 23.48.021, 23.48.221 and)) The provisions of Chapter 23.58A,
8	except that departures may be granted from the requirements of subsections 23.48.021.C.1.b.2,
9	23.48.021.C.1.b.3.a, 23.48.021.C.1.b.4. and 23.48.021.C.1.b.5, if the applicant demonstrates that
10	the amenity to be provided according to Section 23.58A.040 better achieves the intent of the
11	Downtown Amenity Standards for that amenity feature((-)):
12	13. In SM-SLU zones ((in the South Lake Union Urban Center)), provisions
13	limiting the number of towers permitted per block provided for in Section 23.48.245;
14	14. In the SM-SLU zones ((in the South Lake Union Urban Center)), provisions
15	for upper-level setbacks provided for in Section 23.48.245;
16	15. ((Floor Area Ratios)) FAR; except that in the Pike/Pine Conservation Overlay
17	District shown on Map A for 23.73.004, departures from the development standards for allowing
18	floor area exemptions from FAR calculations in subsection 23.73.009.C and for retaining a
19	character structure on a lot in Section 23.73.015 are not considered departures from FAR limits;
20	16. Maximum size of use;
21	17. Structure height, except that:

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1	a. Within the Roosevelt Commercial Core building height departures up to
2	an additional 3 feet may be granted for properties zoned NC3-65, (Map A for 23.41.012,
3	Roosevelt Commercial Core);
4	b. Within the Ballard Municipal Center Master Plan area building height
5	departures may be granted for properties zoned NC3-65, (Map B for 23.41.012, Ballard
6	Municipal Center Master Plan Area). The additional height may not exceed 9 feet, and may be
7	granted only for townhouses that front a mid-block pedestrian connection or a park identified in
8	the Ballard Municipal Center Master Plan;
9	c. In Downtown zones building height departures may be granted for
10	minor communication utilities as set forth in subsection 23.57.013.B;
11	d. Within the Uptown Urban Center building height departures up to 3 feet
12	of additional height may be granted if the top floor of the structure is set back at least 6 feet from
13	all lot lines abutting streets;
14	e. Within the Queen Anne Residential Urban Village and Neighborhood
15	Commercial zones as shown on Map C for 23.41.012, Upper Queen Anne Commercial Areas,
16	building height departures up to 3 feet of additional height may be granted if the top floor of the
17	structure is set back at least 6 feet from all lot lines abutting streets;
18	f. Within the PSM 85-120 zone in the area shown on Map A for
19	23.49.180, departures may be granted from development standards that apply as conditions to
20	additional height, except for ((floor area ratios)) FAR and provisions for adding bonus floor area
21	above the base FAR; and
22	g. Within the Pike/Pine Conservation Overlay District shown on Map A
23	for 23.73.004, departures may be granted from development standards that apply as conditions to

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1	additional height in subsections 23.73.014.A and 23.73.014.B, and the provision for receiving
2	sites for ((transfer of development potential)) <u>TDP</u> in subsection 23.73.024.B.5((-));
3	18. Quantity of parking required, minimum and maximum parking limits, and
4	minimum and maximum number of drive-in lanes, except that within the Ballard Municipal
5	Center Master Plan area departures may be granted from the minimum parking requirement up to
6	a 30 percent maximum reduction for ground_level retail uses that abut established mid-block
7	pedestrian connections through private property as identified in the "Ballard Municipal Center
8	Master Plan Design Guidelines, 2013";
9	19. Provisions of the Shoreline District, Chapter 23.60A;
10	20. Standards for storage of solid-waste containers;
11	21. The quantity of open space required for major office projects in Downtown
12	zones as provided in subsection 23.49.016.B;
13	22. Noise and odor standards;
14	23. Standards for the location of access to parking in Downtown zones;
15	24. Provisions of Chapter 23.52, Transportation Concurrency and Transportation
16	Impact Mitigation;
17	25. Provisions of Chapter 23.53, Requirements for Streets, Alleys, and Easements,
18	except that departures may be granted from the access easement standards in Section 23.53.025;
19	26. Affordable housing production conditions within the MPC-YT zone, pursuant
20	to Section 23.75.085;
21	27. Limits on floor area for uses within the MPC-YT zone, as provided in
22	Sections 23.75.085 and 23.75.090 or as applicable under Section 23.75.040;

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1	28. Limits on number, distribution, and gross floor area per story for highrise
2	structures within the MPC-YT zone, as provided in Section 23.75.120 or as applicable under
3	Section 23.75.040;
4	29. Definitions;
5	30. Measurements;
6	31. Lot configuration standards in subsections 23.22.100.C.3, 23.24.040.A.9, and
7	23.28.030.A.3, which may be modified as authorized in those provisions;
8	32. Standards for structural building overhangs in Section 23.53.035 and
9	structural encroachments permitted in setbacks provided in lieu of dedication of right-of-way
10	under subsection 23.53.015.D.1.b;
11	33. Within the Pike/Pine Conservation Overlay District shown on Map A for
12	23.73.004, the requirement that all character structures on a lot be retained in order to qualify as
13	a TDP receiving site in subsection 23.73.024.B, the exception allowing additional FAR for non-
14	residential uses in subsection 23.73.009.B, the FAR exemption for residential uses in subsection
15	23.73.009.C.3, the exception to floor area limits in subsections 23.73.010.B.1 and 23.73.010.B.2,
16	the exception for width and depth measurements in subsection 23.73.012.B, or the exception for
17	an additional 10 feet in height as provided for in subsection 23.73.014.B((-)):
18	a. Departures may, however, be granted under the following
19	circumstances:
20	1) The character structure is neither a designated Seattle
21	((landmark)) Landmark nor listed in a rule promulgated by the Director according to Section
22	23.73.005; and

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1	2) The departure is for demolishing a wood-frame character
2	structure originally built as a single-family residence or single-family accessory structure; or
3	3) The departure is for demolishing a character structure that is
4	determined to have insufficient value to warrant retention when the following applies:
5	a) The structure lacks a high degree of architectural
6	integrity as evidenced by extensive irreversible exterior remodeling; or
7	b) The structure does not represent the Pike/Pine
8	neighborhood's building typology that is characterized by the use of exterior materials and design
9	elements such as masonry, brick, and timber; multi-use loft spaces; very high and ((fully-glazed-
10	ground-floor)) fully-glazed ground-floor storefront windows; and decorative details including
11	cornices, emblems, and embossed building names; or
12	c) Demolishing the character structure would allow for
13	more substantial retention of other, more significant character structures on the lot, such as a
14	structure listed in a rule promulgated by the Director according to Section 23.73.005; or would
15	allow for other key neighborhood development objectives to be achieved, such as improving
16	pedestrian circulation by providing through-block connections, developing arts and cultural
17	facilities, or siting ((publically)) publicly-accessible open space at key neighborhood locations.
18	b. In addition to the provisions of subsection 23.41.012.B.32.a, the
19	following provisions apply:
20	1) At least one character structure shall be retained on the lot if:
21	subsection 23.73.009.C.3 regarding the FAR exemption for residential uses, subsection
22	23.73.010.B.2 regarding increases in the floor area limits, subsection 23.73.012.B regarding the
23	exception from width and depth measurements, or subsection 23.73.014.B regarding the

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exception allowing for an additional 10 feet in height are being used by the development
proposal.
2) No character structures are required to be retained on the lot if:
subsection 23.73.009.B regarding the exception to allow additional FAR for non-residential uses
subsection 23.73.010.B.1 regarding increases in the floor area limits, or Section 23.73.024 for the
use of TDP on a lot that is an eligible TDP receiving site under the provisions of subsection
23.73.024.B are the only provisions being used by the development proposal((-));
34. 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 facade;
35. 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;
(( <del>and</del> ))
36. 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((-)); and
37. The provisions of Chapter 23.58B and Chapter 23.58C.
* * *

	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	Section 3. Section 23.58B.010 of the Seattle Municipal Code, enacted by Ordinance
2	124895, is amended as follows:
3	23.58B.010 Intent for implementation
4	Section 1 of Council Bill [this Council Bill] provides a statement of intent for
5	implementation of this Chapter 23.58B that generally addresses the Council's intent as to an
6	initial implementation phase of this Chapter 23.58B, the setting and changing of payment and
7	performance amounts during that initial implementation phase, review of program performance,
8	the amendment of payment and performance amounts after the initial implementation phase, and
9	the establishment of additional processes for modifying dimensional development standards
10	and/or payment and performance amounts.
11	((A. Application of this Chapter 23.58B
12	1. The provisions of this Chapter 23.58B apply in areas for which the provisions
13	of the zone specifically refer to this Chapter 23.58B, or through the terms of a contract rezone in
14	accordance with Section 23.34.004. The Council intends that references to this Chapter 23.58B
15	be made in the provisions of zones in conjunction with:
16	a. Land Use Code amendments increasing commercial development
17	capacity in the zone through increases in allowable FAR and/or height or other measures;
18	b. Land Use Map amendments increasing commercial development
19	capacity in an area; or
20	c. A combination of Land Use Code and Land Use Map amendments
21	increasing commercial development capacity in an area.
22	2. The Council intends that the initial implementation phase of enacting
23	amendments described in subsection 23.58B.010.A.1 will consist of:

South Lake Union Urban Centers except the Downtown Harborfront 1 (DH-1), Pike Market

a. An increase in FAR and/or height for all zones in the Downtown and

Mixed (PMM), Seattle Mixed 85/65-160 (SM 85/65-160), Seattle Mixed 85-240 (SM 85-240),

and Commercial 2-40 (C2-40) zones to be enacted no later than September 2016;

b. Zone-wide increases in development capacity in all Neighborhood

Commercial (NC), Commercial (C), Seattle Mixed (SM), and Industrial Commercial (IC) zones

outside the Downtown and South Lake Union Urban Centers to be enacted no later than

September 2017; and

c. Increases in development capacity through rezones of any portions of the University District that are upzoned in accordance with the University District urban design framework process.

## B. Amendment of payment and performance amounts

1. Initial implementation phase review. The Council recognizes that amendments to the payment and performance amounts provided in this Chapter 23.58B may be needed during the initial implementation phase described in subsection 23.58B.010.A.2 to further the target production level of no fewer than 6,000 net new rent and income restricted affordable units for households with incomes no higher than 60 percent of median income over a ten-year period described in the July 13, 2015 Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee. Such amendments could include changes to the payment and performance amounts in Table A for 23.58B.040, Table B for 23.58B.040, Table A for 23.58B.050, and Table B for 23.58B.050, and adding amounts for additional zones or portions of zones in connection with rezones of specific subareas such as portions of the University District. The Council intends that amendments during the initial implementation

phase be preceded by a robust stakeholder engagement process including representatives of the 1

Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee.

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for profit and non-profit development sectors who participated in the July 13, 2015 Statement of 2. Ongoing review. The Council directs that, during the first six months of 2018

and every two years after July 1, 2018, the Director prepare a report on the performance of the mandatory inclusionary housing program described in the July 13, 2015 Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee, and the affordable housing impact mitigation program provided in this Chapter 23.58B, including the amount of payments collected under the payment option, the number of affordable housing units produced and preserved with such payments, and the number of affordable housing units constructed under the performance option. Units produced under the mandatory inclusionary housing program described in the July 13, 2015 Statement of Intent for Basic Framework for Mandatory Inclusionary Housing and Commercial Linkage Fee, and the affordable housing impact mitigation program provided in this Chapter 23.58B, shall be measured as net new units. Existing rent and income restricted affordable units demolished for development subject to the programs are subtracted from the target production.

3. Post initial implementation phase review. Except as provided in subsection 23.58B.010.B.4, the Council intends that, after the completion of the initial implementation phase described in subsection 23.58B.010.A.2, amendments to the payment and performance amounts in Tables A and B for 23.58B.040 and Tables A and B for 23.58B.050 shall be consistent with the following provisions:

a. Amendments may be considered if:

	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	1) After five years from the effective date of the ordinance
2	introduced as Council Bill 118498, there is a failure to meet expectations for program
3	<del>performance;</del>
4	2) There are significant positive or negative changes in real estate
5	development market conditions; or
6	3) Neither of the preceding criteria is met and ten years have
7	elapsed since the completion of the initial implementation phase described in subsection
8	23.58B.010.A.2.
9	b. If amendments are considered in accordance with a criterion in
10	subsection 23.58B.010.B.3.a, the Mayor and Council shall appoint a Technical Review
11	Committee whose membership includes appropriate stakeholder representation, including
12	representatives of the for profit and non-profit development sectors and members of community-
13	based groups, and shall provide the Committee with clear objectives to be accomplished by a
14	revision of the payment and performance amounts in this Chapter 23.58B.
15	c. If appointed, the Technical Review Committee shall prepare a report
16	and recommendation regarding amendments to the payment and performance amounts in Table
17	A for 23.58B.040, Table B for 23.58B.040, Table A for 23.58B.050, and Table B for
18	23.58B.050. The Mayor shall consider the Technical Review Committee's report and
19	recommendations and shall transmit them to the Council along with any recommendation by the
20	Mayor for amendments.
21	4. Amendments concurrent with increased capacity. In conjunction with any
22	increase in commercial development capacity other than those identified in subsection

23.58B.010.A.2, the Council will apply Chapter 23.58B to the zones or areas in which capacity

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	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	is increased and may amend Table A for 23.58B.040, Table B for 23.58B.040, Table A for
2	23.58B.050, and Table B for 23.58B.050 for those zones or areas in which capacity is increased.
3	C. Process for modifications of development standards
4	1. The Council intends that, at the time reference to this Chapter 23.58B is made
5	in the provisions of a zone consistent with subsection 23.58B.010.A.1, Land Use Code changes
6	will be adopted providing a process by which the Director would be authorized to modify certain
7	dimensional development standards to ensure that, in most cases, utilization of the increased
8	commercial development capacity is not prohibited by development standards.
9	2. To enable development of such Land Use Code changes, the Director shall
10	report on which development standards, if any, might be appropriate for modification in
11	particular zones and the extent to which modifications might be allowed from particular
12	standards.
13	3. The Council intends that any development standard modification process will
14	also provide for a reduction of the payment and/or performance amounts in a limited number of
15	cases where a portion of the increased development capacity cannot be used because of a
16	development standard from which a modification is not available or is not granted, and not
17	because of decisions of the applicant.))
18	Section 4. Section 23.58B.015 of the Seattle Municipal Code, enacted by Ordinance
19	124895, is amended as follows:
20	23.58B.015 Scope of ((Chapter)) provisions
21	This Chapter 23.58B contains provisions that apply ((only in areas for which)) where the
22	provisions of the zone ((specifically)) refer to this Chapter 23.58B, or through the terms of a
23	contract rezone ((in accordance with)) according to Section 23.34.004.

	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	Section 5. Section 23.58B.020 of the Seattle Municipal Code, enacted by Ordinance
2	124895, is amended as follows:
3	23.58B.020 ((Voluntary agreements for affordable housing)) Applicability and general
4	<u>requirements</u>
5	A. ((General)) Voluntary agreement; impact mitigation options. If an applicant elects to
6	seek approval of a permit for a development as described ((in)) according to subsection
7	23.58B.020.B, the applicant shall:
8	1. ((enter)) Enter into a voluntary agreement with the City to mitigate impacts on
9	the need for affordable housing ((in accordance with)) according to this Chapter 23.58B.
10	2. The applicant shall mitigate impacts on the need for housing affordable to
11	households of new lower wage workers either through the payment option according to Section
12	23.58B.040 or through the performance option according to Section 23.58B.050, or a
13	combination thereof.
14	3. In the absence of a signed voluntary agreement, acceptance of the permit by the
15	applicant shall constitute a voluntary agreement for the purpose of this Chapter 23.58B.
16	B. Applicability. Except as provided ((in)) according to subsection 23.58B.020.C, ((Table
17	B for 23.58B.040, or Table B for 23.58B.050,)) this Chapter 23.58B shall apply to development
18	((of either a new structure, or an addition to an existing structure, that contains)) that includes
19	more than 4,000 square feet of ((new chargeable)) gross floor area ((devoted to)) in commercial
20	((uses.)) use through one of the following:
21	1. Construction of a new structure;
22	2. Construction of an addition; or
23	3. Change of use from residential use to commercial use.

	Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD D1a
1	C. ((Exemptions
2	The following commercial uses are exempt from the requirements of this Chapter 23.58B
3	in a structure with at least 50 percent of its above-grade gross floor area in residential use:
4	1. Up to a total of 4,000 square feet of street-level floor area containing the
5	following uses:
6	a. Arts facilities;
7	b. Eating and drinking establishments;
8	c. Entertainment uses other than adult cabarets, adult motion picture
9	theaters, and adult panorams; and
10	d. Sales and services, general.
11	2. Street-level uses along a designated pedestrian street that are required to meet
12	the street-level use standards of a Pedestrian designation.
13	3)) Commercial ((uses within a)) development ((with rent- or income-restricted
14	housing if, for)) is exempt from the requirements according to this Chapter 23.58B if the
15	structure containing commercial uses also contains floor area in residential use that is publicly
16	funded and/or has received an allocation of federal low-income housing tax credits, and is
17	subject to a regulatory agreement, covenant or other legal instrument recorded on the property
18	title and enforceable by The City of Seattle, Washington State Housing Finance Commission,
19	State of Washington, King County, U.S. Department of Housing and Urban Development, or
20	other similar entity as approved by the Director of Housing, which restricts at least ((75)) 40
21	percent of the <u>residential</u> units(( <del>, a regulatory agreement, housing covenant, or other legal</del>
22	document on the property title limits the income of)) to occupancy by households ((that may rent

the units to)) earning no ((higher)) greater than 60 percent of median income, and controls the rents that may be charged, for ((at least 50)) a minimum period of 40 years.

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D. ((Options for mitigating affordable housing impacts. The applicant shall enter into a voluntary agreement with the City to mitigate affordable housing impacts either by providing affordable housing through the payment option in accordance with Section 23.58B.040, the performance option in accordance with Section 23.58B.050, or a combination thereof. E.)) Relationship to incentive zoning. ((In areas for which)) Where the provisions of the

zone ((specifically)) refer to this Chapter 23.58B and ((for which the provisions of the zone also allow additional chargeable floor area to be achieved in accordance with Section 23.49.012, or extra non-residential floor area to be achieved in accordance with)) where bonus non-residential floor area or extra non-residential floor area may be achieved according to the provisions of the zone and/or Chapter 23.58A, ((beyond a base height and/or base FAR,)) the following provisions apply:

1. ((The base FAR and maximum FAR and base height and maximum height shall be in accordance with the provisions of the zone.

2. To exceed the base FAR and/or base height, the)) All requirements ((of the provisions of the zone and/or)) to provide low-income housing, or affordable housing as defined in Chapter 23.58A, for achieving ((chargeable)) bonus non-residential floor area or extra nonresidential floor area ((above the base height and/or base FAR shall be met,)) according to the provisions of the zone and/or Chapter 23.58A shall be satisfied solely by compliance with this Chapter 23.58B. ((provided that:

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1	defined in 23.58A.004.B, payment amount required by Chapter 23.58A for achieving extra non-
2	residential floor area, whichever applies; and
3	d. The applicant shall also satisfy all other))
4	2. Any non-housing requirements ((of the provisions of the zone and/or Chapter
5	23.58A)) for achieving ((ehargeable)) bonus non-residential floor area or extra non-residential
6	floor area ((above the base height or base FAR, including but not limited to any requirements for
7	child care, open space, regional development credits, and TDR)) shall be satisfied according to
8	the provisions of the zone and/or Chapter 23.58A.
9	((3. If an applicant does not seek to exceed the base FAR or base height, the
10	applicant shall provide the amount of performance or payment required in accordance with this
11	Chapter 23.58B for the applicable chargeable floor area in accordance with subsection
12	<del>23.58B.020.B.</del> ))
13	Section 6. Section 23.58B.025 of the Seattle Municipal Code, enacted by Ordinance
14	124895, is amended as follows:
15	23.58B.025 Permit ((application and decision)) documentation
16	A. ((Permit application. The)) General
17	1. For any development to which this Chapter 23.58B applies, the Master Use
18	Permit application ((or, if no Master Use Permit is required, the application for the permit
19	described in subsection 23.58B.035.A shall meet the following requirements)) and the first
20	building permit application that includes the structural frame for the structure shall include the
21	following:
22	((1)) <u>a</u> . The (( <del>permit application shall describe the</del> )) amount of <u>the cash</u>
23	contribution to be provided for affordable housing impact mitigation, ((to be provided, expressed

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1	on a per-square-foot basis for performance and/or payment, in accordance with)) if the applicant
2	elects the payment option according to Section 23.58B.040 ((and/or Section 23.58B.050)).
3	((2)) <u>b</u> . (( <del>The permit application shall indicate whether the payment option</del>
4	in accordance with Section 23.58B.040, performance option in accordance with Section
5	23.58B.050, or a combination of the payment and performance options will be pursued. The
6	applicant shall include the following information:)) The total square feet of housing required to
7	be provided according to subsection 23.58B.050.A, measured as net unit area, and a proposal for
8	MHA-C housing meeting the requirements according to subsection 23.58B.050.B, if the
9	applicant elects the performance option according to Section 23.58B.050.
10	((a. If providing affordable housing impact mitigation through a
11	combination of the payment and performance options, the applicant shall identify the portions of
12	chargeable floor area for which the payment option and performance option shall be used.
13	b. If providing affordable housing impact mitigation through the
14	performance option, the applicant shall submit to the Director of Housing for review and
15	approval a proposal for provision of affordable housing and a draft housing covenant ensuring
16	the affordable housing shall meet the standards of subsection 23.58B.050.B.
17	c. If the applicant requests a modification in accordance with Section
18	23.58B.030, the applicant shall))
19	2. Any ((request)) requests for ((such a modification)) modifications according to
20	Section 23.58B.030, ((explain the basis on which the applicant believes the modification should
21	be granted, and provide such supporting documentation as is necessary for review of the
22	request)) including all supporting materials required for a decision on such requests, shall be

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1	included in the Master Use Permit application, or in the first building permit application that
2	includes the structural frame for the structure if no Master Use Permit is required.
3	((B. Permit decision. The Master Use Permit decision or, if no Master Use Permit is
4	required, the decision on the permit described in subsection 23.58B.035.A shall meet the
5	following requirements:
6	1. Subject to subsection 23.58B.025.B.2 and subsection 23.58B.025.B.3, the
7	permit decision shall include approval of the type of mitigation to be provided, whether by
8	payment, performance, or a combination of payment and performance, and specify the amount of
9	mitigation to be provided, expressed on a per-square-foot basis, for performance and/or payment
10	in accordance with Section 23.58B.040 and/or Section 23.58B.050.))
11	3. The Director shall, as a Type I decision and in consultation with the Director of
12	Housing, determine:
13	a. The amount of the cash contribution according to subsection
14	23.58B.040.A, if the applicant elects the payment option according to Section 23.58B.040;
15	b. The total square feet of housing required to be provided according to
16	subsection 23.58B.050.A, measured as net unit area, and compliance of the proposal for MHA-C
17	housing with the requirements according to subsection 23.58B.050.B, if the applicant elects the
18	performance option according to Section 23.58B.050; and
19	((2)) <u>c</u> . (( <del>If a</del> )) <u>Any</u> modification (( <del>is requested in accordance with</del> ))
20	according to subsection 23.58B.030.B. ((C, the permit decision shall, as a Type I decision,
21	include approval or disapproval of such a modification and specify the amount of mitigation to
22	be provided, expressed on a per square foot basis, for performance and/or payment.

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1	3. If a)) 4. 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 ((is requested in accordance with)) according to
4	subsection 23.58B.030.(( <del>B</del> )) <u>C</u> or subsection 23.58B.030.D(( <del>, the permit decision shall, as a Type</del>
5	H decision, include approval or disapproval of such a modification and specify the amount of
6	mitigation to be provided, expressed on a per-square-foot basis, for performance and/or payment.
7	4. In the absence of a signed voluntary agreement, acceptance of the permit shall
8	constitute a voluntary agreement for the purposes of this Chapter 23.58B.))
9	5. Substitution of units of MHA-C housing according to subsection
10	23.58B.050.B.1.o shall require a separate review and approval by the Director in consultation
11	with the Director of Housing.
12	B. Timing
13	1. Master Use Permit. Prior to issuance of a Type II Master Use Permit, the
14	applicant shall provide the following:
15	a. The amount of the cash contribution required according to subsection
16	23.58B.040.A, if the applicant elects the payment option according to Section 23.58B.040;
17	b. If the applicant elects the performance option according to Section
18	<u>23.58B.050:</u>
19	1) The total square feet of housing required to be provided
20	according to subsection 23.58B.050.A, measured as net unit area;
21	2) A proposal for MHA-C housing meeting the requirements
22	according to subsection 23.58B.050.B;

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1	3) A draft agreement according to subsection 23.58B.050.B.1.q;
2	<u>and</u>
3	4) A draft developer's agreement according to subsection
4	23.58B.050.B.2.c, if applicable.
5	2. Building permit. Prior to issuance of the first building permit that includes the
6	structural frame for the structure containing the development to which this Chapter 23.58B
7	applies, the applicant shall provide the following:
8	a. If the applicant elects to comply with this Chapter 23.58B through the
9	payment option according to Section 23.58B.040:
10	1) Final plans that include the structural frame for the structure
11	showing the calculation of the amount of the cash contribution required according to subsection
12	23.58B.040.A; and
13	2) Documentation from the Director of Housing of receipt of
14	payment of the cash contribution required according to subsection 23.58B.040.A.
15	b. If the applicant elects to comply with this Chapter 23.58B through the
16	performance option according to Section 23.58B.050:
17	1) Final plans that include the structural frame for the structure
18	that:
19	a) Include the calculation of total square feet of housing
20	required to be provided according to subsection 23.58B.050.A and actual square feet of MHA-C
21	housing to be provided, measured as net unit area; and
22	b) Demonstrate compliance of the proposal for MHA-C
23	housing with the requirements according to subsection 23.58B.050.B;

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1	according to subsection 23.58B.040.A or ((Section)) subsection 23.58B.050.A. ((A request shall
2	comply with the following:
3	1. Prior to requesting a modification in accordance with subsection 23.58B.030.C
4	or subsection 23.58B.030.D, the applicant shall have applied for any available modifications of
5	development standards that would allow the applicant to utilize the increased commercial
6	development capacity provided by amendments described in subsection 23.58B.010.A.1.
7	2. The request for modification shall be submitted as a part of the relevant permit
8	application. An applicant requesting a modification in accordance with subsection 23.58B.030.D
9	shall also request any available modification under subsection 23.58B.030.B or subsection
10	23.58B.030.C.
11	3. The request shall describe the scope and extent of the proposed modification.
12	The applicant shall provide such additional information as may be required by the Director to
13	make a determination on the request.
14	4. The Director shall consult with the Director of Housing in considering
15	modification requests.
16	5. The applicant has the burden of proving that a modification is justified.))
17	2. An applicant requesting a modification according to subsection 23.58B.030.C
18	or subsection 23.58B.030.D shall have requested a modification according to subsection
19	23.58B.030.B, if applicable, and an applicant requesting a modification according to subsection
20	23.58B.030.D shall have requested a modification according to subsection 23.58B.030.C, if
21	applicable. The Director shall evaluate modification requests in the following order: subsection
22	23.58B.030.B, subsection 23.58B.030.C, and subsection 23.58B.030.D.

3. The decision on any modification according to subsection 23.58B.030.B, subsection 23.58B.030.C, or subsection 23.58B.030.D shall specify a mitigation amount expressed as dollars per square foot according to subsection 23.58B.040.A for the payment option and/or percentage per square foot according to subsection 23.58B.050.A for the performance option that shall be applied based on the final plans for the development or, in the case of a modification according to subsection 23.58B.030.D, may be expressed as an absolute payment amount for the payment option or square footage amount for the performance option along with a limitation in the degree of change in the final plans that is permissible without a redetermination of the modification.

B. Modification in zones with height limits exceeding 85 feet. The Director shall modify the amount of mitigation if the development is in a zone with a height limit greater than 85 feet and the Director finds that applicable development standards prohibit the development from exceeding a height of 85 feet. The reduced mitigation shall be the payment calculation amount or performance calculation amount according to subsection 23.58B.040.A or subsection 23.58B.050.A for the zone that has a height limit of 85 feet or less that is most comparable to the zone in which the development required to mitigate affordable housing impacts according to this Chapter 23.58B is located.

((B. Mitigation)) C. Modification based on mitigation greater than impact. The Director shall, as a special exception according to Chapter 23.76, modify the amount of mitigation required ((in accordance with Section)) according to subsection 23.58B.040.A or ((Section)) subsection 23.58B.050.A if the applicant demonstrates that the required amount of mitigation exceeds the amount that would be needed to mitigate the actual demand for affordable housing created by the development. A request for such a modification shall include information showing

the affordable housing impacts created by the development, based on the actual characteristics of the development, including, for example, the unique characteristics and space utilization of the future workforce ((that will use)) of the development and the demand of that workforce for ((affordable)) housing expressed in terms of the number of employees in households with ((income)) incomes at or below 60 percent of median income, and the number of employees in households with ((income)) incomes higher than 60 percent of median income but not higher than 80 percent of median income, and such other factors the applicant believes justify a modification.

((C. Mitigation in zones with height limits exceeding 85 feet. The Director shall modify the amount of mitigation if the development is in a zone with a height limit greater than 85 feet and the Director finds that applicable development standards prohibit the development from exceeding a height of 85 feet. The reduced mitigation shall be the payment or performance required in accordance with Section 23.58B.040 or Section 23.58B.050 for the same zone classification as the zone in which the development is located that has a height limit of 85 feet, or if that zone classification does not exist, the most comparable zone classification that has a height limit of 85 feet or less, as determined by the Director.

## D. Financial hardship

1. The Director may modify the amount of mitigation required in accordance with Section 23.58B.040 or Section 23.58B.050 if the amount of mitigation, after any modification to which the applicant would be entitled in accordance with the standards of subsection 23.58B.030.B and subsection 23.58B.030.C, would cause a severe and unexpected financial hardship that outweighs the affordable housing impacts.

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1	2. The request for a modification authorized by subsection 23.58B.030.D.1 shall
2	include, at a minimum, all of the following:
3	a. The use of the site before the request;
4	b. How application of the requirements for which the modification is being
5	requested restricts the proposed use of the site compared to the restrictions that existed prior to
6	the adoption of this Chapter 23.58B;
7	c. The possible remaining uses of the site if the modification were not
8	<del>granted;</del>
9	d. The uses of the site that would have been allowed prior to the adoption
10	of this Chapter 23.58B;
11	e. An appraisal prepared by a competent appraiser with a valuation date
12	within thirty days of the modification request that (1) values the property taking into account the
13	requirements of this Chapter 23.58B as well as any increase in commercial development capacity
14	provided at the time reference to this Chapter 23.58B is made in the provisions of the zone in
15	which the property is located or at the time of a contract rezone, and (2) values the property
16	absent those requirements and absent any such increase in development capacity; and
17	f. The feasibility of altering the project to apply the requirements of this
18	Chapter 23.58B.
19	3. The Director may grant a modification authorized by subsection
20	23.58B.030.D.1 only after considering the following factors:
21	a. The severity of the financial hardship caused by the mitigation and the
22	degree to which the mitigation requirement could have been anticipated;

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<del>b. The e</del>

b. The extent to which alternative designs and uses of the property would remedy any severe and unexpected financial hardship associated with the required mitigation;

c. The extent to which the qualities of the particular property, its zoning, and other factors are such that the required mitigation creates a unique burden that imposes a severe impact on the ability to utilize the property.

4. The Director may grant a modification authorized by subsection

23.58B.030.D.1 only to the extent necessary to provide relief from the identified financial hardship.

5. When the Director grants a modification authorized by subsection 23.58B.030.D.1, the Director may impose alternative requirements, implemented through a voluntary agreement, to offset or mitigate a portion of any remaining adverse impacts of the development on the need for affordable housing.))

## D. Modification based on severe economic impact

1. The purpose of this subsection 23.58B.030.D is to allow the Director, as a special exception according to Chapter 23.76, to modify the amount of payment according to subsection 23.58B.040.A or the amount of performance according to subsection 23.58B.050.A if the applicant can demonstrate facts supporting a determination of severe economic impact at such a level that a property owner's constitutional rights may be at risk.

2. For purposes of this subsection 23.58B.030.D, the Director is not making a determination of the constitutional rights of a property owner, but instead is reviewing the credibility and strength of facts demonstrating severe economic impact.

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1	3. The Director may waive or reduce the amount of payment required according
2	to subsection 23.58B.040.A or the amount of housing required to be provided according to
3	subsection 23.58B.050.A if the applicant shows that application of the requirements according to
4	this Chapter 23.58B would:
5	a. Create severe economic impact by depriving a property owner of all
6	economically beneficial use of the property; or
7	b. Create severe economic impact, not reaching deprivation of all
8	economically beneficial use, but reaching the level of an undue burden that should not be borne
9	by the property owner.
10	4. In determining whether there is a severe economic impact reaching the level of
11	an undue burden that should not be borne by the property owner, the Director may weigh the
12	following nonexclusive factors:
13	a. The severity of the economic impact caused by the application of the
14	requirements according to this Chapter 23.58B;
15	b. The degree to which the requirements according to this Chapter 23.58B
16	were or could have been anticipated;
17	c. The extent to which alternative uses of the property or configurations of
18	the proposed development would alleviate the need for the requested waiver or reduction;
19	d. The extent to which any economic impact was due to decisions by the
20	applicant and/or property owner; and
21	e. Other factors relevant to whether the burden should be borne by the
22	property owner.

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1	5. The waiver or reduction may be approved only to the extent necessary to grant
2	relief from the severe economic impact.
3	6. A request to the Director for a modification according to this subsection
4	23.58B.030.D shall include, at a minimum, all of the following:
5	a. A description of the requested waiver or reduction, including the
6	proposed payment and/or performance amount;
7	b. Documentation showing that any relief available according to
8	subsection 23.58B.030.B or subsection 23.58B.030.C would not eliminate the need for the
9	requested waiver or reduction;
10	c. The identity of the property owner and the date of the owner's
11	acquisition of the property;
12	d. Documentation showing the use of the property at the time of the
13	request or, if the property is vacant at that time, the use of the property prior to commencement
14	of vacancy;
15	e. Documentation explaining and supporting the claim of economic
16	impact; and
17	f. Documentation showing that a different development configuration that
18	satisfied the requirements according to this Chapter 23.58B would not alleviate the need for the
19	requested waiver or reduction.
20	7. The applicant shall provide any additional information as may be required by
21	the Director to make a determination on the request. The applicant shall have the burden of
22	proving by a preponderance of the evidence that a waiver or reduction authorized according to
23	this subsection 23.58B.030.D is justified.

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1	8. None of the following, standing alone and without consideration of the full
2	range of relevant factors including those according to subsection 23.58B.030.D.4, shall be a
3	sufficient basis for the Director to grant a waiver or reduction authorized according to this
4	<u>subsection 23.58B.030.D:</u>
5	a. The fact of a decrease in property value;
6	b. The fact that a property owner is unable to utilize the full amount of any
7	increase in non-residential development capacity enacted in connection with implementation of
8	this Chapter 23.58B in the zone in which the property is located; or
9	c. The fact that any such increase in non-residential development capacity,
10	combined with the requirements according to this Chapter 23.58B, did not leave the property
11	owner in a better financial position than would have been the case with no increase in non-
12	residential development capacity and no application of the requirements according to this
13	<u>Chapter 23.58B.</u>
14	9. In any appeal to the Hearing Examiner, the parties will have an additional
15	opportunity to make a record on the factual issues consistent with due process.
16	Section 8. Section 23.58B.035 of the Seattle Municipal Code, enacted by Ordinance
17	124895, is repealed:
18	((23.58B.035 Documentation and timing
19	A. The documentation required by subsection 23.58B.035.B shall be provided prior to
20	issuance of the first construction permit other than a demolition, excavation, or shoring permit
21	or, if the Director has approved a phased building permit application, prior to issuance of the
22	portion of the building permit that includes the structural frame for the entire building.
23	B. Required documentation

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1	1. The applicant shall execute and record a declaration in a form acceptable to the
2	Director that shall commit the applicant to mitigating affordable housing impacts consistent with
3	the permit decision.
4	2. The applicant shall provide to the Director of Housing any cash contributions
5	for affordable housing to be provided through the payment option in accordance with Section
6	23.58B.040.
7	3. The owner of affordable housing provided through the performance option in
8	accordance with Section 23.58B.050 shall execute and record housing covenants approved by the
9	Director of Housing.))
10	Section 9. Section 23.58B.040 of the Seattle Municipal Code, enacted by Ordinance
11	124895, is amended as follows:
12	23.58B.040 ((Affordable housing impact mitigation)) Mitigation of impacts - payment
13	option
14	A. Amount of cash contributions
15	1. ((Initial payment amounts inside the Downtown and South Lake Union Urban
16	Centers. Inside the Downtown or South Lake Union Urban Centers, an)) An applicant ((using))
17	complying with this Chapter 23.58B through the payment option shall provide a cash
18	contribution to the City, calculated by multiplying the ((per-square-foot amount shown in))
19	payment calculation amount per square foot according to Table A or Table B for 23.58B.040 and
20	Map A for 23.58B.050, as applicable, by the total square ((footage)) feet of ((new)) chargeable
21	floor area ((devoted to the uses set forth in subsection 23.58B.020.B.)) in commercial use, as
22	<u>follows:</u>
23	a. Including chargeable floor area in commercial use in the following:

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1	1) A new structure;
2	2) An addition to a structure;
3	3) A change of use from residential use to commercial use; or
4	4) Any combination of the above; and
5	b. Excluding chargeable floor area in commercial use as follows:
6	1) The first 4,000 gross square feet of street-level commercial uses;
7	<u>and</u>
8	2) Street-level commercial uses along a designated principal
9	pedestrian street in a Pedestrian designated zone.

Table A for 23.58B.040			
((Cash contribution to be provided for affordable housing (payment requirement)))  Payment calculation amounts:			
((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones			
((Dollars per square foot of new chargeable floor area according to subsection 23.58B.020.B)) Payment calculation amount per square foot			
((\$0.00)) Not applicable			
\$14.25			
\$15.00			
\$15.25			
\$8.25			
\$8.00			
\$11.75			
\$10.00			
\$8.00			
\$10.00			
\$12.50			
\$14.75			
\$14.25			

((Cash contribution to be provided for affordable housing (payment requirement)))
Payment calculation amounts:

((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones

Zone	((Dollars per square foot of new chargeable floor area according to subsection 23.58B.020.B)) Payment calculation amount per square foot
DRC 85-150	\$13.50
DMR/C 65/65-85	\$9.75
DMR/C 65/65-150	\$9.75
DMR/C 85/65	\$17.50
DMR/C 125/65	\$17.50
DMR/C 240/125	\$14.25
DMR/R 85/65	\$14.00
DMR/R 125/65	\$16.00
DMR/R 240/65	\$16.00
All IDM zones	\$8.00
IDR 45/125-240	\$10.00
IDR 150	\$10.00
IDR/C 125/150-240	\$8.00
PMM-85	((\$0.00)) Not applicable
PSM 100/100-120	\$11.00
PSM 100/100-130	\$11.00
PSM 100/120-150	\$11.00
PSM-100	\$11.00
PSM-245	\$10.25
PSM-85-120	\$12.25
SM <u>-SLU</u> 85/65-125	\$8.00
SM <u>-SLU</u> 85/65-160	((\$0.00)) Not applicable
SM <u>-SLU</u> 85-240	((\$0.00)) Not applicable
SM <u>-SLU</u> 160/85-240	\$11.25
SM <u>-SLU</u> 240/125-400	\$10.00
SM <u>-SLU</u> /R 55/85	\$8.25

((Cash contribution to be provided for affordable housing (payment requirement)))
Payment calculation amounts:

((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones

Zone	((Dollars per square foot of new chargeable floor area according to subsection 23.58B.020.B)) Payment calculation amount per square foot
SM-85	\$8.00
SM-125	\$8.00
(( <del>IC-45</del>	\$8.00
IC-65	\$8.00
C2-40	<del>\$0.00</del> ))

((2. Initial payment amounts outside the Downtown and South Lake Union Urban

- 2 Centers. Outside the Downtown or South Lake Union Urban Centers, an applicant using the
- 3 payment option shall provide a cash contribution to the City, calculated by multiplying the per-
- 4 square-foot amount shown in Table B for 23.58B.040, based on the location of the development
- 5 as shown on Map A for 23.58B.050, by the total square footage of new chargeable floor area
- 6 devoted to the uses set forth in subsection 23.58B.020.B.))

### **Table B for 23.58B.040**

1

((Cash contribution to be provided for affordable housing (payment requirement)))
Payment calculation amounts:

((outside)) <u>Outside</u> Downtown and  $((South\ Lake\ Union\ Urban\ Centers))$  <u>SM-SLU</u> <u>zones</u>

Zone	((Dollars per square foot of new chargeable floor area according to subsection 23.58B.020.B)) Payment calculation amount per square foot			
	Low	Medium	High	
All industrial buffer zones (IB)	Not applicable	Not applicable	Not applicable	
All industrial general zones (IG)	Not applicable	Not applicable	Not applicable	

((Cash contribution to be provided for affordable housing (payment requirement)))
Payment calculation amounts:

((outside)) <u>Outside</u> Downtown and ((South Lake Union Urban Centers)) <u>SM-SLU</u> zones

Zone	((Dollars per square foot of new chargeable floor area according to subsection 23.58B.020.B)) Payment calculation amount per square foot		
	Low	Medium	High
All master planned communities – Yesler Terrace zones (MPC-YT)	Not applicable	Not applicable	Not applicable
IC 85-160	\$10.00	\$10.00	\$10.00
((All other)) Other zones where provisions refer to Chapter 23.58B(((4+)))	\$5.00	\$7.00	\$8.00

((Footnotes to Table B for 23.58.B.040

((3))2. Automatic adjustments to ((initial)) payment amounts. On March 1, 2016,

- and on the same day each year thereafter, the  $((\frac{payment}{payment}))$  amounts  $((\frac{in}{payment}))$
- calculations according to Table A ((for 23.58B.040)) and Table B for 23.58B.040 shall
- automatically adjust in proportion to the annual change for the previous calendar year (January 1
- 5 through December 31) in the Consumer Price Index, All Urban Consumers, Seattle-Tacoma-
- 6 Bremerton, WA, All Items (1982-84 = 100), as determined by the U.S. Department of Labor,
- 7 Bureau of Labor Statistics, or successor index.
  - B. Deposit and use of cash contributions
  - 1. Cash contributions shall be deposited by the Director of Housing in a special
- account established solely for ((preserving and producing)) preservation and production of
- 11 housing <u>affordable</u> for renter households with incomes no higher than 60 percent of median

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<sup>(1)</sup> Except that the requirements of this Chapter 23.58B are not applicable in Lowrise Multifamily (LR), Midrise Multifamily (MR), Highrise Multifamily (HR), Residential Small Lot (RSL), Single-family (SF), Industrial Buffer (IB), Industrial General (IG), and Master Planned Community - Yesler Terrace (MPC-YT) zones.))

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1	income and <u>for</u> owner households with incomes no higher than 80 percent of median income.
2	Earnings on balances in the special account shall accrue to that account.
3	2. Use of cash contributions shall support the preservation and production of
4	renter-occupied housing within the city of Seattle. Rental housing supported by the cash
5	contributions shall be rent- and income-restricted to serve households with incomes no higher
6	than 60 percent of median income for a minimum period of 50 years, with an expectation of
7	ongoing affordability. ((Monthly rent, including basic utilities, shall not exceed 30 percent of 60
8	percent of median income, all as determined by the Director of Housing.)) Use of cash
9	contributions may also include capital expenditures for development of owner-occupied housing
10	within the city of Seattle. Owner-occupied housing supported by the cash contributions shall be
11	priced to serve and sold to households with incomes no higher than 80 percent of median
12	income, with resale restrictions for a minimum period of 50 years, with an expectation of
13	ongoing affordability.
14	3. For purposes of determining the location for use of ((funds)) cash contributions,
15	the City shall consider the extent to which the housing 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 ((street car)) streetcar stops((-));
20	d. Furthering ((the)) City policies to promote economic opportunity and
21	community development and addressing the needs of communities vulnerable to displacement:
22	<u>and</u>
23	e. Locating near developments that generate cash contributions.

1) The first 4,000 gross square feet of street-level commercial uses;

and

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2) Street-level commercial uses along a designated principal

pedestrian street in a Pedestrian designated zone.

2. If the calculation according to subsection 23.58B.050.A.1 yields ((amount totals)) fewer than three ((dwelling)) units of housing required to meet the standards of subsection 23.58B.050.B, using a conversion factor for unit size as determined by the Director, ((in which case)) the applicant shall ((make)) provide a cash contribution using the payment option ((in accordance with Section 23.58B.040)) according to subsection 23.58B.040.A.

# Table A for 23.58B.050 ((Affordable housing to be provided (performance requirement))) Performance calculation amounts:

((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones

Zone	((Percentage of new chargeable floor area according to subsection 23.58B.020.B)) Performance calculation amount per square foot
(( <del>All</del> )) DH1 <u>/45</u> (( <del>zones</del> ))	(( <del>0.0%</del> )) Not applicable
DH2/55	8.6%
DH2/65	9.1%
DH2/85	9.2%
DMC-65	5.0%
DMC-85	5.0%
DMC 85/65-150	7.1%
DMC-125	6.1%
DMC-160	5.0%
DMC 240/290-400	6.1%
DMC 340/290-400	7.6%
DOC1 U/450/U	8.9%
DOC2 500/300-500	8.6%

# ((Affordable housing to be provided (performance requirement))) Performance calculation amounts:

((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones

Zone	((Percentage of new chargeable floor area according to subsection 23.58B.020.B))  Performance calculation amount per square foot
DRC 85-150	8.2%
DMR/C 65/65-85	5.9%
DMR/C 65/65-150	5.9%
DMR/C 85/65	10.6%
DMR/C 125/65	10.6%
DMR/C 240/125	8.6%
DMR/R 85/65	8.5%
DMR/R 125/65	9.7%
DMR/R 240/65	9.7%
All IDM zones	5.0%
IDR 45/125-240	6.1%
IDR 150	6.1%
IDR/C 125/150-240	5.0%
(( <del>All</del> )) PMM <u>-85</u> (( <del>zones</del> ))	(( <del>0.0%</del> )) Not applicable
PSM 100/100-120	6.7%
PSM 100/100-130	6.7%
PSM 100/120-150	6.7%
PSM-100	6.7%
PSM-245	6.2%
PSM-85-120	7.4%
SM <u>-SLU</u> 85/65-125	5.0%
SM <u>-SLU</u> 85/65-160	((0.0%)) Not applicable
SM <u>-SLU</u> 85-240	((0.0%)) Not applicable
SM <u>-SLU</u> 160/85-240	6.8%
SM <u>-SLU</u> 240/125-400	6.1%
SM <u>-SLU</u> /R 55/85	5.0%

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((Affordable housing to be provided (performance requirement))) Performance calculation amounts:

((inside)) In Downtown and ((South Lake Union Urban Centers)) SM-SLU zones

Zone	((Percentage of new chargeable floor area according to subsection 23.58B.020.B))  Performance calculation amount per square foot	
SM-85	5.0%	
SM-125	5.0%	
(( <del>IC-45</del>	5.0%	
IC-65	5.0%	
C2-40	0.0%))	

((2. Outside the Downtown and South Lake Union Urban Centers. Outside the

Downtown or South Lake Union Urban Centers, an applicant using the performance option shall provide net rentable floor area of affordable housing meeting the standards of subsection 23.58.B.050.B, calculated by multiplying the applicable percentage shown in Table B for 23.58B.050, based on the location of the development as shown on Map A for 23.58B.050, by the square footage of new chargeable floor area devoted to uses set forth in subsection 23.58B.020.B, unless such amount totals fewer than three dwelling units, using a conversion factor for unit size as determined by the Director, in which case the applicant shall make a cash contribution for affordable housing using the payment option in accordance with Section

23.58A.040.))

((Affordable housing to be provided (performance requirement))) Performance calculation amounts:

((outside)) <u>Outside</u> Downtown and  $((South\ Lake\ Union\ Urban\ Centers))$  <u>SM-SLU</u> <u>zones</u>

Zone	((Percentage of new chargeable floor area according to subsection 23.58B.020.B))  Performance calculation amount per square foot	
All industrial buffer zones (IB)	Not applicable	
All industrial general zones (IG)	Not applicable	
All master planned communities – Yesler Terrace zones (MPC-YT)	Not applicable	
IC 85-160	6.1%	
((All other)) Other zones where provisions refer to Chapter 23.58B(((1)))	5.0%	

((Footnotes to Table B for 23.58.B.050

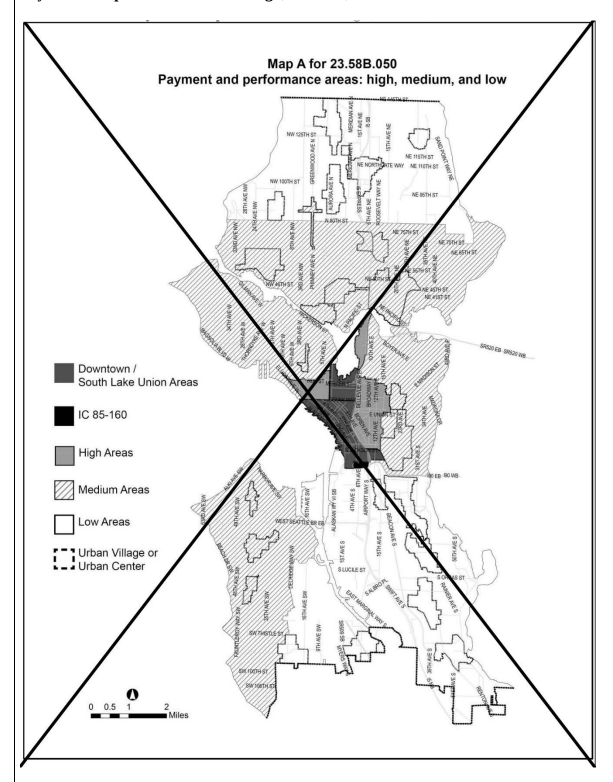
<sup>(1)</sup> Except that the requirements of this Chapter 23.58B are not applicable in Lowrise Multifamily (LR), Midrise Multifamily (MR), Highrise Multifamily (HR), Residential Small Lot (RSL), Single-family (SF), Industrial Buffer (IB), Industrial General (IG), Master Planned Community - Yesler Terrace (MPC-YT) zones.))

# Map A for 23.58B.050

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# Payment and performance areas: high, medium, and low



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1	B. Performance standards((. Affordable housing provided through the performance
2	option shall meet the following standards:))
3	1. General performance standards. All MHA-C housing shall meet the following
4	standards:
5	a. Duration. ((Affordable)) The obligation to provide MHA-C housing
6	((provided through the performance option)) shall be for a minimum period of ((50)) $\underline{75}$ years
7	from the date of issuance of the final ((certificate)) Certificate of ((occupancy)) Occupancy, or if
8	a Certificate of Occupancy is not required, from the date of the final building permit inspection,
9	for the ((affordable)) MHA-C housing; provided that, in the case of demolition of a structure
10	containing both MHA-C housing provided according to this Section 23.58B.050 and units
11	provided to comply with Chapter 23.58C through the performance option according to Section
12	23.58C.050, the obligation to provide MHA-C housing shall last no longer than the time
13	specified according to subsection 23.58C.050.B.1.b.1.
14	b. Tenure. MHA-C housing shall be rental housing for eligible households
15	according to subsection 23.58B.050.B.1.f.
16	<u>c.</u> Rent limits. Monthly rent(( <del>, including basic utilities,</del> )) for MHA-C
17	housing shall not exceed 30 percent of 60 percent of median income ((except that, for rental
18	housing units of)) or, in the case of any unit with net unit area of 400 square feet or ((fewer of net
19	rentable floor area, monthly rent, including basic utilities, shall not exceed)) less, 30 percent of
20	40 percent of median income. ((Affordable housing provided through the performance option
21	shall be for rental, not ownership.)) For purposes of this subsection 23.58B.050.B.1.c, "monthly
22	rent" includes a utility allowance for heat, gas, electricity, water, sewer, and refuse collection, to

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1	the extent such items are not paid for tenants by the owner, and also includes any recurring fees
2	that are required as a condition of tenancy.
3	d. Type. MHA-C housing shall be dwelling units, except for accessory
4	dwelling units or detached accessory dwelling units.
5	((c. Unit size, type, and distribution. The average size and type of the
6	affordable housing units provided through performance, regardless of whether provided on-site
7	or off site, shall generally be comparable to the dwelling units in the residential portion, if any,
8	of the development required to mitigate affordable housing impacts in accordance with this
9	Chapter 23.58B. The affordable units shall have substantially the same functionality as the other
10	residential units, if any, in the development in which they are located and shall be generally
11	distributed throughout the residential portion of the development.))
12	e. Comparability. MHA-C housing shall be comparable to the other
13	dwelling units to be developed in terms of the following:
14	1) Number and size of bedrooms and bathrooms;
15	2) Net unit area measured as square feet;
16	3) Access to amenity areas;
17	4) Functionality; and
18	5) Term of the lease.
19	$((d))\underline{f}$ . Eligible households. $((Affordable))$ MHA-C housing $((provided))$
20	through the performance option)) shall serve only:
21	1) At initial occupancy by a household:
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1	measurably greater public benefit than providing affordable housing through the performance
2	option to mitigate affordable housing impacts in addition to any dwelling units provided to
3	satisfy conditions for a property tax exemption in accordance with Chapter 5.73.)) If any public
4	subsidy, including the Multifamily Housing Property Tax Exemption authorized by Chapter 5.73
5	and chapter 84.14 RCW, is used for a development containing MHA-C housing, and as a
6	condition of the public subsidy income levels of occupants and the rents that may be charged for
7	any units in the development are restricted, the units provided to comply with this Chapter
8	23.58B shall be different units than the units that are subject to such restrictions as a condition of
9	the public subsidy.
10	((f))h. Time of completion. ((Any affordable)) Except as provided
11	according to subsection 23.58B.050.B.2.d, MHA-C housing ((provided through the performance
12	option)) shall be completed and ready for occupancy at or before the time when a final
13	((ertificate)) Certificate of ((eccupancy)) Occupancy is issued for the development ((required to
14	mitigate affordable housing)) mitigating impacts ((in accordance with)) according to this Chapter
15	23.58B, and shall be a condition to any right of the applicant to such ((certificate)) Certificate of
16	(( <del>occupancy</del> )) <u>Occupancy</u> .
17	i. Age of construction; distribution. MHA-C housing shall be newly
18	constructed and shall be generally distributed throughout the residential portion of the
19	development.
20	j. Affirmative marketing. MHA-C housing shall be affirmatively marketed
21	to attract eligible households from all racial, ethnic, and gender groups in the housing market
22	area of the property, particularly to inform and solicit applications from households who are
23	otherwise unlikely to apply for housing in the development. Proposed marketing efforts shall be

1 submitted to the Office of Housing for review and approval. Records documenting affirmative 2 marketing efforts shall be maintained and submitted to the Office of Housing upon request. 3 ((g))k. Reporting. At such times as may be authorized by the Director of 4 Housing, but no less than annually, and for as long as the ((housing covenant approved by the 5 Director of Housing)) agreement according to subsection 23.58B.050.B.1.q remains in effect, the owner of the ((affordable)) MHA-C housing ((provided through the performance option)) shall 6 7 submit to the Director of Housing a written report, verified upon oath or affirmation by the 8 owner, demonstrating compliance with this Chapter 23.58B. The written report shall state, at a 9 minimum, the occupancy and vacancy of ((the affordable)) each unit of MHA-C housing, the 10 monthly rents charged for each ((affordable)) MHA-C housing unit, and the income and size of 11 each household occupying the ((affordable)) MHA-C housing. The Director of Housing may 12 require other documentation to ensure compliance with this subsection 23.58B.050.B and any 13 ((housing covenant approved by the Director of Housing)) agreement according to subsection 14 23.58B.050.B.1.q, including but not limited to documentation of rents, copies of tenant 15 certifications, and documentation supporting determinations of tenant income (((e.g., )) including 16 employer's verification or check stubs)((. The Director of Housing may require)), and other 17 documentation necessary to track program outcomes and the demographics of households 18 served. The first annual report shall include documentation of issuance of the final ((eertificate)) 19 Certificate of ((occupancy)) Occupancy for the ((affordable)) MHA-C housing. The Director of 20 Housing is authorized to assess a late fee of \$50 per day, to accrue starting 14 days from the date 21 the Office of Housing notifies the owner of the MHA-C housing that the report is overdue, until 22 the report is submitted.

1	1. Limitation on charges. Fees charged to eligible households upon move-
2	in or transfer within a development containing MHA-C housing shall be limited to a reasonable
3	level to be established by the Director of Housing by rule. No tenant of a rental unit may be
4	charged fees for income verifications or reporting requirements related to this Chapter 23.58B.
5	m. Annual certification, third party verification
6	1) The owner of the MHA-C housing shall obtain from each
7	tenant, no less than annually, a certification of household size and annual income in a form
8	acceptable to the City. The owner shall examine the income of each tenant household according
9	to 24 CFR 5.609, with guidance from the HUD Occupancy Handbook 4350.3, Chapter 5. The
10	owner also shall examine the income and household size of any tenant at any time when there is
11	evidence that the tenant's written statement was not complete or accurate. If so requested by the
12	City, the owner shall obtain such certifications and/or examine incomes and household sizes at
13	any other times upon reasonable advance notice from the City. The owner shall maintain all
14	certifications and documentation obtained according to this subsection 23.58B.050.B.1.m on file
15	for at least six years after they are obtained, and shall make them available to the City for
16	inspection and copying promptly upon request.
17	2) The owner of the MHA-C housing shall attempt to obtain third
18	party verification whenever possible to substantiate income at each certification, which shall
19	include contacting the individual income source(s) supplied by the household. The verification
20	documents shall be supplied directly to the independent source by the owner and returned
21	directly to the owner from the independent source. In the event that the independent source does
22	not respond to the owner's faxed, mailed, or emailed request for information, the owner may
23	pursue oral third party verification. If written or oral third party documentation is not available,
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Laura Hewitt Walker OPCD/OH/SDCI MHA-C amendments ORD 1 the owner may accept original documents (pay stubs, W-2, etc.) at the discretion of the Director 2 of Housing and shall document why third party verification was not available. At the discretion 3 of the Director of Housing, the owner may accept tenant self-certifications after the initial 4 income verification and first annual recertification. n. Annual fee. The owner of the MHA-C housing shall pay the Office of 5 Housing an annual fee of \$150 per unit of MHA-C housing for the purposes of monitoring 6 7 compliance with the requirements according to this Section 23.58B.050. On March 1, 2017, and 8 on the same day each year thereafter, the annual fee shall automatically adjust in proportion to 9 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 (1982-10 11 84 = 100), as determined by the U.S. Department of Labor, Bureau of Labor Statistics or 12 successor index. 13 o. Over-income households; unit substitution. If, based on any 14 certification, a previously eligible household occupying a unit of MHA-C housing is determined 15 to be ineligible due to exceeding the income limits according to subsection 23.58B.050.B.1.f, the owner of the development containing the MHA-C housing shall, through the process according 16 17 to subsection 23.58B.025.A.5, designate a comparable substitute unit of MHA-C housing within 18 the development, as approved by the Director of Housing, as soon as such a unit becomes 19 available, and upon such designation the requirements according to this subsection 23.58B.050.B 20 shall transfer to the substitute unit. All of the comparable rental units in the development that 21 contains the MHA-C housing shall be considered potential comparable substitute replacement 22 units. Upon such determination that a previously eligible household is ineligible, the owner shall

promptly give the ineligible household notice of such determination and notice that the

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1	requirements according to this subsection 23.58B.050.B shall transfer to a substitute unit when
2	such unit becomes available. Upon the transfer of the requirements, the owner shall give the
3	ineligible household six months' notice prior to any rent increase.
4	p. Maintenance, insurance. MHA-C housing, and the development in
5	which the MHA-C housing is located, shall be maintained by the owner in decent and habitable
6	condition, including the provision of adequate basic appliances. The owner shall keep the MHA-
7	C housing, and the development in which the MHA-C housing is located, insured by an
8	insurance company licensed to do business in the state of Washington and reasonably acceptable
9	to the City, against loss by fire and other hazards included with broad form coverage, in the
10	amount of 100 percent of the replacement value.
11	q. Agreement. The City and the owner of the MHA-C housing shall enter
12	into an agreement specifying the requirements according to this Section 23.58B.050. The
13	agreement shall be recorded on the title of the property on which the MHA-C housing is located.
14	The requirements specified in the agreement shall be consistent with final plans for the MHA-C
15	housing.
16	r. Casualty
17	1) If a unit of MHA-C housing is destroyed or rendered unfit for
18	occupancy by casualty, the owner of the MHA-C housing shall, through the process according to
19	subsection 23.58B.025.A.5, designate a comparable substitute unit of MHA-C housing within the
20	development, as approved by the Director of Housing, as soon as such unit becomes available,

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shall transfer to the substitute unit.

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which the tenant household of the unit of MHA-C housing affected by casualty shall be allowed

to move into, and upon such designation the requirements according to subsection 23.58B.050.B

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1	2) If any casualty loss results in the loss of the unit or units of
2	MHA-C housing for a period of one year or more, the duration according to subsection
3	23.58B.050.B.1.a shall be automatically extended beyond the original term hereof for a period
4	equal to the period of time for which the unit or units of MHA-C housing are not in service and
5	no comparable units of MHA-C housing have been provided and placed in service within the
6	development.
7	2. ((Off site)) Additional performance standards. In addition to meeting the
8	standards in subsection 23.58B.050.B.1, ((affordable)) MHA-C housing ((provided through the
9	performance option but not)) located on a site other than the same lot as the development
10	required to mitigate affordable housing impacts ((in accordance with)) according to this Chapter
11	23.58B shall meet the following additional standards:
12	a. Equal or better mitigation. The applicant shall demonstrate to the
13	satisfaction of the Director of Housing that affordable housing impact mitigation provided
14	through the performance option on a site other than the same lot as the development required to
15	mitigate affordable housing impacts ((in accordance with)) according to this Chapter 23.58B is
16	equal to ((that)) or better than mitigation provided ((by the on-site)) through performance
17	(( <del>option</del> )) on the same lot.
18	b. <u>Location.</u> ((Affordable)) <u>MHA-C</u> housing ((not located on the same lot
19	as the)) provided on a site other than the same lot as the development required to mitigate
20	affordable housing impacts ((in accordance with)) according to this Chapter 23.58B shall be
21	located:

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1	1) Within the same urban center or urban village ((if)) as the
2	development required to mitigate affordable housing impacts ((in accordance with)) according to
3	this Chapter 23.58B ((is located within an urban center or urban village)); or
4	2) Within one mile of the development required to mitigate
5	affordable housing impacts ((in accordance with)) according to this Chapter 23.58B if such
6	development is located outside of an urban center or urban village.
7	c. Developer's agreement. If the owner of the development required to
8	mitigate affordable housing impacts according to this Chapter 23.58B is not the owner of the
9	MHA-C housing, then in addition to the agreement required according to subsection
10	23.58B.050.B.1.q, the owner of the development required to mitigate affordable housing impacts
11	according to this Chapter 23.58B and the owner of the MHA-C housing shall execute a
12	developer's agreement, acceptable to the Director of Housing, allowing the exclusive use of the
13	MHA-C housing to satisfy the requirements according to this Chapter 23.58B in return for
14	necessary and adequate financial support to the development of that MHA-C housing.
15	d. Letter of credit
16	1) If the MHA-C housing is located on a site other than the same
17	lot as the development required to mitigate affordable housing impacts according to this Chapter
18	23.58B, the owner of the development required to mitigate affordable housing impacts according
19	to this Chapter 23.58B shall provide to the Director of Housing an irrevocable bank letter of
20	credit, approved by the Director of Housing, in the amount according to subsection
21	23.58B.040.A.
22	2) The Director of Housing may draw on the letter of credit one
23	year after the date of issuance of the Certificate of Occupancy for the development required to

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1	mitigate affordable housing impacts according to this Chapter 23.58B if the Certificate of
2	Occupancy for the MHA-C housing has not been issued on or before that date. The owner of the
3	development required to mitigate affordable housing impacts according to this Chapter 23.58B
4	shall also pay an amount equal to the interest on the cash contribution, at the rate equal to the
5	prime rate quoted by Bank of America, or its successor, plus three percent per annum, from the
6	date of issuance of the first building permit that includes the structural frame for the development
7	required to mitigate affordable housing impacts according to this Chapter 23.58B.
8	3) If and when the City becomes entitled to draw on any letter of
9	credit, the Director of Housing may take appropriate steps to do so, and the amounts realized, net
10	of any costs to the City, shall be used in the same manner as cash contributions according to
11	<u>subsection 23.58B.040.B.</u>
12	Section 11. Section 23.58B.060 of the Seattle Municipal Code, enacted by Ordinance
13	124895, is amended as follows:
14	23.58B.060 Definitions
15	Definitions in this Chapter 23.58B supersede any definitions of the same terms in Chapter
16	23.84A and Section 23.58A.004 for the purposes of provisions of this Chapter 23.58B, unless
17	otherwise specified in this Chapter 23.58B.
18	"Affordable housing" means dwelling units affordable to households with a range of
19	incomes no higher than 80 percent of median income.
20	"MHA-C housing" means housing provided to comply with Chapter 23.58B through the
21	performance option according to Section 23.58B.050.
22	(("Net rentable floor area" means total square feet of floor area as measured between the
23	interior walls of each dwelling unit.))

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1	Section 12. Section 23.76.006 of the Seattle Municipal Code, which section was last
2	amended by Ordinance 125108, is amended as follows:
3	23.76.006 Master Use Permits required
4	A. Type I, II, and III decisions are components of Master Use Permits. Master Use
5	Permits are required for all projects requiring one or more of these decisions.
6	B. The following decisions are Type I:
7	1. Determination that a proposal complies with development standards;
8	2. Establishment or change of use for uses permitted outright, interim use parking
9	under subsection 23.42.040.G, uses allowed under Section 23.42.038, temporary relocation of
10	police and fire stations for 24 months or less, transitional encampment interim use, temporary
11	uses for four weeks or less not otherwise permitted in the zone, and renewals of temporary uses
12	for up to six months, except temporary uses and facilities for light rail transit facility construction
13	and transitional encampments;
14	3. The following street use approvals:
15	a. Curb cut for access to parking whether associated with a development
16	proposal or not;
17	b. Concept approval of street improvements associated with a
18	development proposal, such as additional on-street parking, street landscaping, curbs and gutters,
19	street drainage, sidewalks, and paving;
20	c. Structural building overhangs associated with a development proposal;
21	d. Areaways associated with a development proposal;
22	4. Lot boundary adjustments;
23	5. Modification of the following features bonused under Title 24:

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1	15. Determination that a project is consistent with a planned action ordinance,
2	except as provided in subsection 23.76.006.C;
3	16. Decision to approve, condition, or deny, based on SEPA policies, a permit for
4	a project determined to be consistent with a planned action ordinance;
5	17. ((Modification of mitigation amounts under Section 23.58B.040 or Section
6	23.58B.050 pursuant to subsection 23.58B.025.B.2;
7	18.)) Determination of requirements according to subsections 23.58B.025.A.3.a,
8	23.58B.025.A.3.b, 23.58B.025.A.3.c, 23.58C.030.A.2.a, and 23.58C.030.A.2.b; and
9	(( <del>19</del> )) <u>18</u> . Other Type I decisions.
10	C. The following are Type II decisions:
11	1. The following procedural environmental decisions for Master Use Permits and
12	for building, demolition, grading, and other construction permits are subject to appeal to the
13	Hearing Examiner and are not subject to further appeal to the City Council (supplemental
14	procedures for environmental review are established in Chapter 25.05, Environmental Policies
15	and Procedures):
16	a. Determination of Non-significance (DNS), including mitigated DNS;
17	b. Determination that a final ((environmental impact statement))
18	Environmental Impact Statement (EIS) is adequate; and
19	c. Determination of Significance based solely on historic and cultural
20	preservation.
21	2. The following decisions are subject to appeal to the Hearing Examiner (except
22	shoreline decisions and related environmental determinations that are appealable to the
23	Shorelines Hearings Board):

	D1a
1	a. Establishment or change of use for temporary uses more than four
2	weeks not otherwise permitted in the zone or not meeting development standards, including the
3	establishment of temporary uses and facilities to construct a light rail transit system for so long
4	as is necessary to construct the system as provided in subsection 23.42.040.F, but excepting
5	temporary relocation of police and fire stations for 24 months or less;
6	b. Short subdivisions;
7	c. Variances ((;)), provided that the decision on variances sought as part
8	of a Council land use decision shall be made by the Council pursuant to Section 23.76.036;
9	d. Special exceptions ((;)) , provided that the decision on special
10	exceptions sought as part of a Council land use decision shall be made by the Council pursuant
11	to Section 23.76.036;
12	e. Design review decisions, except for streamlined design review decisions
13	pursuant to Section 23.41.018 if no development standard departures are requested pursuant to
14	Section 23.41.012, and except for design review decisions in ((an)) a MPC zone pursuant to
15	Section 23.41.020 if no development standard departures are requested pursuant to Section
16	23.41.012;
17	f. Administrative conditional uses, provided that the decision on
18	administrative conditional uses sought as part of a Council land use decision shall be made by
19	the Council pursuant to Section 23.76.036;
20	g. The following shoreline decisions ((;)), provided that these decisions
21	shall be made by the Council pursuant to Section 23.76.036 when they are sought as part of a
22	Council land use decision (supplemental procedures for shoreline decisions are established in
23	Chapter 23.60A):

## 2. Commercial development - Policy background

a. The housing goal of the Growth Management Act, Chapter 36.70A RCW, encourages the availability of housing to all economic segments of the population. In accordance with the Growth Management Act, the housing element of the City's Comprehensive Plan shall, among other things, make adequate provision for existing and projected needs of all economic segments of the community.

b. SEPA provides that each person has a fundamental and inalienable right to a healthful environment. Affordable housing is a critical component of a healthful environment.

c. Development of new commercial floor area is accompanied by employment growth, including lower-wage jobs. An increase in lower-wage jobs associated with new commercial floor area correlates with an increase in the need for affordable housing.

d. The impact correlated with commercial development on the need for affordable housing falls disproportionately on persons of certain incomes and certain races and ethnicities. The City has a strong interest in mitigating the impacts of development of new commercial floor area in creating a need for affordable housing, particularly to ensure housing for those households earning no higher than 60 percent of median income.

e. Because affordable housing is in short supply in the City and newly constructed housing is generally not affordable, lower-wage employees may be forced to live in less than adequate housing within the City, pay a disproportionate share of their incomes to live in adequate housing in the City, or commute ever increasing distances to their jobs from housing located outside the City when they are unable to locate adequate housing within the City.

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1	f. It is the City's policy that all people have the right to safe, healthy, and		
2	affordable housing.		
3	3. Commercial development - Policies		
4	a. The following policies apply to ((the)) development ((of a new		
5	structure, or an addition to an existing structure,)) that is not categorically exempt and		
6	((eontains)) that includes more than 4,000 square feet of ((new chargeable)) gross floor area		
7	((devoted to)) <u>in</u> commercial ((uses)) <u>use</u> , as defined in Section 23.84A.006, <u>through</u>		
8	construction of a new structure, construction of an addition, or change of use from residential use		
9	to commercial use, in areas for which the provisions of the zone specifically refer to Chapter		
10	23.58B:		
11	1) It is the City's policy to mitigate a portion of the affordable		
12	housing impacts of commercial development on low-income people, including people of color.		
13	2) In determining the necessary affordable housing impact		
14	mitigation, the decision maker shall consider the need for affordable housing created by the		
15	development due to employment growth, including lower-wage jobs, associated with the		
16	development.		
17	3) Mitigation measures may include, but are not limited to:		
18	a) Production of affordable housing units on-site or off-site;		
19	and		
20	b) Payment to fund affordable housing.		
21	4) Subject to the Overview Policy set forth in Section 25.05.665,		
22	the decision maker may condition or deny a commercial development project described in this		
23	subsection 25.05.675.I.3.a to mitigate adverse impacts on the need for affordable housing.		

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1	Compliance with Chapter 23.58B shall constitute compliance with the policies set forth in this				
2	subsection 25.05.675.I.3.a.				
3	* * *				
4					

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Template last revised August 15, 2016

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1	Section 14. 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, 201	6,		
5	and signed by me in open session in authent	ication of its passage this day of			
6	, 2016.				
7					
8		President of the City Council			
9	Approved by me this day	of, 2016.			
10					
11		Edward B. Murray, Mayor			
12	Filed by me this day of	, 2016.			
13					
14		Monica Martinez Simmons, City Clerk			
15	(Seal)				