1	CITY OF SEATTLE
2	ORDINANCE
3	COUNCIL BILL
4 5 7 8 9 10 11	 title AN ORDINANCE relating to land use and zoning; repealing Ordinance 124552 and amending Sections 23.42.058, 23.47A.002, 23.47A.004, 23.47A.020, 23.48.002, 23.48.004, 23.48.028, 23.49.002, 23.49.025, 23.49.042, 23.49.090, 23.49.142, 23.49.300, 23.49.320, 23.49.338, 23.50.002, 23.50.012, 23.50.044, 23.66.122, 23.66.322, and 23.84A.025 of the Seattle Municipal Code to change marijuana zoning regulations. body WHEREAS, on October 7, 2013, Seattle City Council passed Ordinance 124326, implementing
12	zoning restrictions on businesses involved in the production, processing, sale, and
12	delivery of marijuana, marijuana-infused products, or useable marijuana
14	WHEREAS, a significant number of new businesses involved in the production, processing, and
15	sale of marijuana, marijuana-infused products, or useable marijuana that are not licensed
16	by the Washington State Liquor and Cannabis Board have opened since ordinance
17	124326 was passed;
18	WHEREAS, state legislation amended the Revised Code of Washington (RCW), Title 69, to
19	create a highly regulated system for the production, processing, and distribution of
20	medical marijuana;
21	WHEREAS, Seattle Resolution 31595 adopted on July 13, 2015, describes enforcement
22	priorities for non-state-licensed marijuana businesses;
23	WHEREAS, the Seattle Marijuana Business License Ordinance adopted on July 13, 2015
24	requires all marijuana businesses to obtain a City marijuana license;
25	WHEREAS it is in the interest of the people of the City of Seattle to have clear regulations
26	regarding where permitted marijuana businesses will be allowed to operate;

1	WHEREAS, it is in the interest of the people of the City of Seattle to ensure that legitimate
2	patients continue to have the authority to grow and process marijuana for their personal
3	use under specific guidelines
4	WHEREAS, it is in the interest of the City of Seattle to enact clear and enforceable standards for
5	businesses involved in the production, processing, and sale of marijuana, marijuana-
6	infused products, or useable marijuana and to eliminate businesses that operate without a
7	Washington State Liquor and Cannabis Board license in order to ensure appropriate
8	oversight of product purity, packaging, security, signage and other business practices;
9	WHEREAS, buffering and dispersion provisions are necessary to ensure there are sufficient
10	business locations, but no concentration of permitted marijuana businesses; NOW,
11	THEREFORE,
12	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
13	Section 1. Ordinance 124552 is repealed.
14	Section 2. Section 23.42.058 of the Seattle Municipal Code, last amended by Ordinance
15	124326, is amended as follows:
16	23.42.058 Marijuana
17	A. ((On any lot or on any combination of contiguous lots held in common ownership that
18	contains no dwelling unit or business establishment, major marijuana activity may not be
19	conducted.
20	B. On any lot or any combination of contiguous lots held in common ownership that
21	contains one or more dwelling units:
22	1. no production, processing, selling, or delivery of marijuana, marijuana infused
23	products, or useable marijuana may be conducted unless it is in association with a dwelling unit

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1	or is in association with a business establishment meeting the limitations imposed by subsection	
2	23.42.058.C; and	
3	2. major marijuana activity may not be conducted in association with any	
4	dwelling unit.	
5	C. Except as provided in subsection 23.42.058.D, major marijuana activity may not be	
6	conducted in association with all business establishments combined on a lot or combination of	
7	contiguous lots held in common ownership.	
8	D. Licensed marijuana business establishments described in subsection 23.42.058.D.1 are	
9	exempt from subsection 23.42.058.C if not located in any of the restricted areas listed in	
10	subsection 23.42.058.D.2.	
11	1. A "licensed marijuana business establishment" within the meaning of	
12	subsection 23.42.058.D is a business establishment acting in compliance with a license issued by	
13	the state for the production, processing, selling, or delivery of marijuana, marijuana-infused	
14	products, or useable marijuana under Title 69 of the Revised Code of Washington.	
15	2. The "restricted areas" within the meaning of subsection 23.42.058.D are))Major	
16	marijuana activity is prohibited in association with any residential use, regardless of zone, except	
17	that caretaker's quarters are allowed.	
18	B. Major marijuana activity is prohibited in any of the following zones and districts:	
19	((a)) <u>1</u> . ((Any)) Single-family zones;	
20	((b)) <u>2</u> . ((Any)) Multifamily zones;	
21	((e)) <u>3</u> . ((Any)) Neighborhood Commercial 1 (NC1) zones;	
22	((d. Any of the following Downtown zones:))	
23	((1)))4. Pioneer Square Mixed (PSM);	

1	((2))) <u>5.</u> International District Mixed (IDM);
2	((3))) <u>6.</u> International District Residential (IDR);
3	((4))) <u>7.</u> Downtown Harborfront 1 (DH1);
4	((5))) <u>8.</u> Downtown Harborfront 2 (DH2); or
5	((6))) <u>9.</u> Pike Market Mixed (PMM); or
6	((e . Any of the following districts:))
7	((1)))10. Ballard Avenue Landmark District;
8	((2))) <u>11.</u> Columbia City Landmark District;
9	((3))) <u>12.</u> Fort Lawton Landmark District;
10	((4))) <u>13.</u> Harvard-Belmont Landmark District;
11	((5))) <u>14.</u> International Special Review District;
12	((6))) <u>15.</u> Pike Place Market Historical District;
13	((7))) <u>16.</u> Pioneer Square Preservation District;
14	((8))) <u>17.</u> Sand Point Overlay District; or
15	((9)) <u>18.</u> Stadium Transition Area Overlay District.
16	C. Major marijuana activity is allowed in all other zones if the activity and site meet the
17	following requirements:
18	1. The business establishment must have a current license issued by the State of
19	Washington pursuant to Title 69 RCW authorizing the licensee to engage in the production,
20	processing, or selling of marijuana, marijuana-infused products, useable marijuana, or marijuana
21	concentrates, or for conducting marijuana research or testing for quality assurance under Title 69
22	<u>RCW;</u>

1	2. Any lot line of property having a major marijuana activity must be 1,000 feet or
2	more from any lot line of property on which any of the following uses as defined in the WAC
3	314-55-010 is located: elementary school; secondary school; or playground;
4	3. Any lot line of property used for major marijuana activity must be 250 feet or
5	more from any lot line of property on which any of the following uses as defined in the WAC
6	314-55-010 is established and operating: child care center; game arcade; library; public park;
7	public transit center; or recreation center or facility.
8	4. The buffering analysis required by subsections 23.42.058.C.2 and
9	23.42.058.C.3 shall be based on the activities that exist on the date a complete application for the
10	major marijuana activity is accepted by the Washington State Liquor and Cannabis Board.
11	5. A major marijuana activity involving retail transactions may be located within
12	500 feet of no more than one other property containing state-licensed major marijuana activity
13	involving retail transactions. A new major marijuana activity involving retail transactions may
14	not be established in a location that would violate this standard or cause another existing major
15	marijuana activity involving retail transactions to be in violation of this standard. The 500-foot
16	buffers are measured from all lot lines of each property on which state-licensed major marijuana
17	activity involving retail transactions is occurring.
18	Section 3. Section 23.47A.002 of the Seattle Municipal Code, last amended by Ordinance
19	123770, is amended as follows:
20	23.47A.002 Scope of provisions
21	A. This $((e))$ <u>C</u> hapter <u>23.47A</u> describes the authorized uses and development standards for
22	the following zones:
23	Neighborhood Commercial 1 (NC1),

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1	Neighborhood Commercial 2 (NC2),
2	Neighborhood Commercial 3 (NC3),
3	Commercial 1 (C1),
4	Commercial 2 (C2).
5	B. Commercial zones listed in subsection 23.47A.002.A and having an incentive zoning
6	suffix are subject to this Chapter 23.47A and Chapter 23.58A, Incentive Provisions.
7	((B. [))C((])). Some land in C zones and NC zones may be regulated by Subtitle III,
8	Division 3, Overlay Districts.
9	((C. [))D((])). Other regulations, including but not limited to, <u>major marijuana activity</u>
10	(Section 23.42.058); requirements for streets, alleys, and easements (Chapter 23.53); standards
11	for parking quantity, access and design (Chapter 23.54); standards for solid waste storage
12	(Chapter 23.54); signs (Chapter 23.55); and methods for measurements (Chapter 23.86) may
13	apply to development proposals. Communication utilities and accessory communication devices,
14	except as exempted in Section 23.57.002, are subject to the regulations in this ((e))Chapter
15	23.47A and additional regulations in Chapter 23.57, Communications Regulations.
16	Section 4. Subsection 23.47A.004.A and Table A for 23.47A.004 of the Seattle
17	Municipal Code, which section was last amended by Ordinance 124843, is amended as follows:
18	23.47A.004 Permitted and prohibited uses
19	A. All uses are permitted outright, prohibited, or permitted as a conditional use according
20	to Table A for 23.47A.004 and this Section 23.47A.004, except as may be otherwise provided
21	pursuant to Division 3, Overlay Districts, of this subtitle III of Title 23.
22	* * *
23	

		or 23.47A.00 nercial ((Z))				
	((PERMITTED AND PROHIBITED USES BY ZONE)) Permitted and prohibited uses by zone (1)					
((USES)) <u>Uses</u>	NC1	NC2	NC3	C1	C2	
A. AGRICULTURAL USES						
	, ,	* * *				
A.3. Community garden (21)	Р	Р	Р	Р	Р	
A.4. Horticulture (21)	10	25	Р	Р	Р	
A.5. Urban farm <u>(21)</u>	Р	Р	Р	Р	Р	
	×	* * *	·	·	·	
C. COMMERCIAL USES (19)						
	*	< * *	·	·	·	
C.4. Food processing and craft work (21)	10	25	25	Р	Р	
	4	* * *				
C.10. Sales and services, general (21)						
C.10.a. Retail sales and services, general (21)	10	25	Р	Р	Р	
	×	* * *	•	•	·	
G. MANUFACTURING USES						
G.1. Manufacturing, light (21)	Х	10	25	Р	Р	
	*	* * *		•	•	

	Table A fo Uses in Comm	or 23.47A.00 nercial ((Z))			
((PERMITTED AND PROHIBITED USES BY ZONE)) Permitted and prohibited uses by zone (1					
((USES)) <u>Uses</u>	NC1	NC2	NC3	C1	C2
A = Permitted as an accessor CU = Administrative Conditi 1,000 square feet of any num CCU = Council Conditional U square feet of any number fol P = Permitted S = Permitted in shoreline are X = Prohibited 10 = Permitted, business esta 23.47A.010 20 = Permitted, business esta 23.47A.010 25 = Permitted, business esta 23.47A.010 35 = Permitted, business esta 23.47A.010 35 = Permitted, business esta 23.47A.010 50 = Permitted, business esta	onal Use (busin ber following a Use (business es llowing a hyphe eas only blishments limit blishments limit blishments limit blishments limit blishments limit	hyphen, pur stablishment n, pursuant t ted to 10,000 ted to 20,000 ted to 25,000 ted to 35,000 ted to 40,000 ted to 50,000	suant to Sec limited to the co Section 22) square feet) square feet) square feet) square feet) square feet) square feet	tion 23.47, ne multiple 3.47A.010) , pursuant , pursuant , pursuant , pursuant , pursuant , pursuant	A.010) of 1,000 to Section to Section to Section to Section to Section
		* * *			
Section 5. Section 23.47	7A.020 of the Second	eattle Munic	ipal Code, l	ast amende	d by Ordin
	•				
23046, is amended as follows	•				

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1	A. The venting of odors, vapors, smoke, cinders, dust, gas, and fumes shall be at least				
2	((ten ())10(())) feet above finished sidewalk grade, and directed away to the extent possible from				
3	((residential)) uses within $((fifty ())50(()))$ feet of the vent.				
4	B. Major $((\Theta))$ <u>o</u> dor $((S))$ <u>s</u> ources $((\cdot))$				
5	1. Uses that employ the following odor-emitting processes or activities are				
6	considered major odor sources:				
7	a. Lithographic, rotogravure, or flexographic printing;				
8	b. Film burning;				
9	c. Fiberglassing;				
10	d. Selling of gasoline and/or storage of gasoline in tanks larger than 260				
11	gallons;				
12	e. Handling of heated tars and asphalts;				
13	f. Incinerating (commercial);				
14	g. Tire buffing;				
15	h. Metal plating;				
16	i. Vapor degreasing;				
17	j. Wire reclamation;				
18	k. Use of boilers (greater than 106 British ((\mp))thermal ((Ψ))units per				
19	hour, 10,000 pounds steam per hour, or 30 boiler horsepower);				
20	1. Animal food processing;				
21	m. Production or processing activities associated with major marijuana				
22	activity; and				
23	((m.)) <u>n.</u> Other similar processes or activities.				

2. Uses that employ the following processes are considered major odor sources,
except when the entire activity is conducted as part of a commercial use other than food
processing or heavy commercial services:
a. Cooking of grains;
b. Smoking of food or food products;
c. Fish or fishmeal processing;
d. Coffee or nut roasting;
e. Deep fat frying;
f. Dry cleaning.
C. When an application is made for a use that is a major odor source, the Director, in
consultation with the Puget Sound Clean Air Agency (PSCAA), will determine the appropriate
measures to be taken by the applicant in order to significantly reduce potential odor emissions
and airborne pollutants. The measures to be taken must be indicated on plans submitted to the
Director and may be required as conditions for the issuance of any permit. After a permit has
been issued, any measures that were required by the permit must be maintained.
Section 6. Section 23.48.002 of the Seattle Municipal Code, last amended by Ordinance
124172, is amended as follows:
23.48.002 Scope of provisions
A. This Chapter 23.48 identifies uses that are or may be permitted in Seattle Mixed (SM)
zones and establishes development standards. The SM zone boundaries are shown on the Official
Land Use Map. The "D" suffix with a height limit range may be applied to SM zoned land in the
West Dravus area.

1	B. Other regulations, such as requirements for major marijuana activity (Section
2	23.42.058); requirements for streets, alleys and easements ((in)) (Chapter 23.53) ((-(streets,
3	alleys and easements))); ((Chapter 23.54 ()) standards for parking quantity, access and
4	design(())) (Chapter 23.54); ((Chapter 23.54 ()) standards for solid waste storage(())) (Chapter
5	<u>23.54</u>); ((Chapter 23.55 ()) signs(())) (Chapter 23.55); and ((Chapter 23.86 ())) methods for
6	measurements(())) (Chapter 23.86) may apply to development proposals. Communication
7	utilities and accessory communication devices except as exempted in Section 23.57.002 are
8	subject to the regulations in this Chapter 23.48 and additional regulations in Chapter 23.57.
9	Section 7. Section 23.48.004 of the Seattle Municipal Code, last amended by Ordinance
10	124513, is amended as follows:
11	23.48.004 Uses
12	A. Permitted uses
13	1. All uses are permitted outright, either as principal or accessory uses, except
14	those specifically prohibited by subsection 23.48.004.B and those permitted only as conditional
15	uses by subsection 23.48.004.C.
16	2. Adult cabarets shall comply with the requirements of subsection 23.47A.004.H.
17	3. Major marijuana activity shall comply with the requirements of Section
18	<u>23.42.058.</u>
19	((3)) <u>4</u> . In the SM 85-240 zone, permitted ((nonresidential)) <u>non-residential</u> uses are
20	limited to a height of 20 feet above the street-level of structures with residential uses and are
21	subject to the development standards of subsection 23.48.014.B.
22	B. Prohibited uses. The following uses are prohibited as both principal and accessory
23	uses, except as otherwise noted:

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1	1. All high-impact uses;
2	2. All heavy manufacturing uses;
3	3. General manufacturing uses greater than 25,000 square feet of gross floor area
4	for an individual business establishment;
5	4. Drive-in businesses, except gas stations;
6	5. Jails;
7	6. Adult motion picture theaters and adult panorams;
8	7. Outdoor storage, except for outdoor storage associated with florists and
9	horticulture uses;
10	8. Principal use surface parking;
11	9. Animal shelters and kennels;
12	10. Animal husbandry;
13	11. Park and pool lots;
14	12. Park and ride lots;
15	13. Work release centers;
16	14. Recycling;
17	15. Solid waste management; and
18	16. Mobile home parks.
19	C. Conditional uses
20	1. Conditional uses are subject to the procedures described in Chapter 23.76,
21	Procedures for Master Use Permits and Council Land Use Decisions, and shall meet the
22	provisions of both Section 23.42.042 and this subsection 23.48.004.C.

1	2. Mini-warehouses and warehouses may be permitted by the Director as
2	administrative conditional uses if:
3	a. The street-level portion of a mini-warehouse or warehouse only fronts
4	on an east/west oriented street, or an alley; and
5	b. Vehicular entrances, including those for loading operations, will not
6	disrupt traffic or transit routes; and
7	c. The traffic generated will not disrupt the pedestrian character of an area
8	by significantly increasing the potential for pedestrian-vehicle conflicts.
9	D. Required street-level uses
10	1. One or more of the uses listed in this subsection 23.48.004.D are required at
11	street-level on all lots abutting streets designated as Class 1 Pedestrian Streets shown on Map A
12	for 23.48.014, except as required in subsection 23.48.004.D.3. The following uses qualify as
13	required street-level uses:
14	a. General sales and service uses;
15	b. Eating and drinking establishments;
16	c. Entertainment uses;
17	d. Public libraries;
18	e. Public parks; and
19	f. Arts facilities.
20	2. Standards for required street-level uses. Required street-level uses shall meet
21	the development standards in subsection 23.48.014.E.
22	3. Within the SM 160/85-240 zone, for development meeting the standards in
23	subsection 23.48.017.B, structures with a street-facing ((façade)) facade along 8th Avenue N. or

1	a designated neighborhood green street (Map A for 23.48.014) shall have a minimum of 10
2	percent of the length of the street-level portion of that street-facing facade occupied by general
3	sales and service uses, eating and drinking establishments, or entertainment uses, that shall meet
4	the development standards for required street-level uses in subsection 23.48.014.E.
5	Section 8. Section 23.48.028 of the Seattle Municipal Code, last amended by Ordinance
6	124172, is amended as follows:
7	23.48.028 Odor standards
8	All permitted uses and activities are subject to the odor standards of Section 23.47A.020.
9	Section 9. Section 23.49.002 of the Seattle Municipal Code, which section was last
10	amended by Ordinance 122054, is amended as follows:
11	23.49.002 Scope of provisions((-))
12	A. This ((e))Chapter 23.49 details those authorized uses and their development standards
13	which are or may be permitted in downtown zones: Downtown Office Core 1 (DOC1),
14	Downtown Office Core 2 (DOC2), Downtown Retail Core (DRC), Downtown Mixed
15	Commercial (DMC), Downtown Mixed Residential (DMR), Pioneer Square Mixed (PSM),
16	International District Mixed (IDM), International District Residential (IDR), Downtown
17	Harborfront 1 (DH1), Downtown Harborfront 2 (DH2), and Pike Market Mixed (PMM).
18	B. Property in the following special districts: Pike Place Market Urban Renewal Area,
19	Pike Place Market Historic District, Pioneer Square Preservation District, International Special
20	Review District, and the Shoreline District, are subject to both the requirements of this
21	((e)) <u>Chapter 23.49</u> and the regulations of the district.
22	C. Standards and guidelines for amenity features are found in the Downtown Amenity
23	Standards.

1	D. Requirements for alley improvements are provided in Chapter 23.53. Standards for
2	design of parking are provided in Chapter 23.54. Signs shall be regulated by Chapter 23.55.
3	Methods for measurements are provided in Chapter 23.86.
4	E. Communication utilities and accessory communication devices except as exempted in
5	Section 23.57.002 are subject to the regulations in this ((e)) <u>C</u> hapter <u>23.49</u> and additional
6	regulations in Chapter 23.57.
7	F. Major marijuana activity is subject to the regulations in this Chapter 23.49 and
8	additional regulations in Section 23.42.058.
9	Section 10. Subsection 23.49.025.A of the Seattle Municipal Code, which section was
10	last amended by Ordinance 124378, is amended as follows:
11	23.49.025 Odor, noise, light/glare, and solid waste recyclable materials storage space
12	standards
13	A. The venting of odors, fumes, vapors, smoke, cinders, dust, and gas shall be at least 10
14	feet above finished sidewalk grade, and directed away from ((residential)) uses within 50 feet of
15	the vent.
16	1. Major odor sources
17	a. Uses that employ the following odor-emitting processes or activities are
18	considered major odor sources:
19	<u>1)</u> Lithographic, rotogravure, or flexographic printing;
20	<u>2)</u> Film burning;
21	3) Fiberglassing;
22	<u>4)</u> Selling of gasoline and/or storage of gasoline in tanks larger
23	than 260 gallons;

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5) Handling of heated tars and asphalts;							
<u>6)</u> Incinerating (commercial);							
<u>7)</u> Metal plating;							
$\underline{8}$) Use of boilers (greater than 106 British thermal units per hour,							
10,000 pounds steam per hour, or 30 boiler horsepower);							
9) Production or processing activities associated with major							
marijuana activity; and							
10) Other uses creating similar odor impacts.							
b. Uses that employ the following processes are considered major odor							
sources, unless the entire activity is conducted as part of a commercial use other than food							
processing or heavy commercial services:							
<u>1)</u> Cooking of grains;							
2) Smoking of food or food products;							
<u>3)</u> Fish or fishmeal processing;							
<u>4)</u> Coffee or nut roasting;							
<u>5)</u> Deep fat frying;							
<u>6)</u> Dry cleaning; and							
7) Other uses creating similar odor impacts.							
2. Review of $((\mathbf{M}))\underline{\mathbf{m}}$ ajor $((\mathbf{\Theta}))\underline{\mathbf{o}}$ dor $((\mathbf{S}))\underline{\mathbf{s}}$ ources. When an application is made for							
a use which is a major odor source, the Director, in consultation with the Puget Sound Clean Air							
Agency (PSCAA), shall determine the appropriate measures to be taken by the applicant in order							
to significantly reduce potential odor emissions and airborne pollutants. The measures to be							
taken shall be specified on plans submitted to the Director, and may be required as conditions for							

1 the issuance of any permit. After a permit has been issued, any measures that were required by 2 the permit shall be maintained. *** 3 4 Section 11. Section 23.49.042 of the Seattle Municipal Code, last amended by Ordinance 5 122054, is amended as follows: 23.49.042 Downtown Office Core 1, Downtown Office Core 2, and Downtown Mixed 6 7 Commercial permitted uses((.)) 8 The provisions of this ((s))Section 23.49.042 apply in DOC1, DOC2, and DMC zones. 9 A. All uses ((shall be)) are permitted outright except those specifically prohibited by 10 Section 23.49.044((-)) and those permitted only as conditional uses by Section 23.49.046.((-)11 \mathbf{p}))Parking ((, which shall be regulated by)) is allowed pursuant to Section 23.49.045, and major 12 marijuana activity is allowed pursuant to Section 23.42.058. 13 B. All uses not prohibited shall be permitted as either principal or accessory uses. 14 C. Public ((F)) facilities((.))15 1. Except as provided in ((S))subsection 23.49.046.D.2, uses in public facilities 16 that are most similar to uses permitted outright under this ((e))Chapter 23.49 shall also be 17 permitted outright subject to the same use regulations and development standards that govern the 18 similar uses. 19 2. Essential ((P))public ((F))facilities. Permitted essential public facilities shall also be reviewed according to the provisions of Chapter 23.80, Essential Public Facilities. 20 21 Section 12. Section 23.49.090 of the Seattle Municipal Code, last amended by Ordinance 22 120443, is amended as follows: 23 23.49.090 Downtown Retail Core, permitted uses((-))

1	A. All uses ((shall be)) are permitted outright except those which are specifically
2	prohibited by Section $23.49.092((,))$ and those which are permitted only as conditional uses by
3	Section 23.49.096. ((, and p))Parking ((, which shall be regulated by)) is allowed subject to
4	Section 23.49.094 and major marijuana activity is allowed subject to Section 23.42.058.
5	B. All uses not prohibited shall be permitted as either principal or accessory uses.
6	C. Public ((F)) <u>f</u> acilities((-))
7	1. Except as provided in Section 23.49.096, uses in public facilities that are most
8	similar to uses permitted outright under this ((e))Chapter 23.49 shall also be permitted outright
9	subject to the same use regulations and development standards that govern the similar uses.
10	2. Essential $((\mathbf{P}))$ public $((\mathbf{F}))$ facilities. Permitted essential public facilities shall
11	also be reviewed according to the provisions of Chapter 23.80, Essential Public Facilities.
12	Section 13. Section 23.49.142 of the Seattle Municipal Code, last amended by Ordinance
13	118672, is amended as follows:
14	23.49.142 Downtown Mixed Residential, permitted uses.
15	A. All uses ((shall be)) are permitted outright except those specifically prohibited by
16	Section 23.49.144((,)) and those permitted only as conditional uses by Section 23.49.148. ((, and
17	p))Parking, ((which shall be regulated by)) is permitted pursuant to Section 23.49.146, and major
18	marijuana activity is allowed pursuant to Section 23.42.058.
19	B. All uses not prohibited ((shall be)) are permitted as either principal or accessory uses.
20	C. Public ((F)) <u>f</u> acilities((-))
21	1. Except as provided in ((Section 23.49.148 D2))subsection 23.49.148.D.2, uses
22	in public facilities that are most similar to uses permitted outright under this $((e))$ <u>Chapter 23.49</u>

1	((shall)) are also ((be)) permitted outright subject to the same use regulations and development
2	standards that govern the similar uses.
3	2. Essential $((\mathbf{P}))$ <u>p</u> ublic $((\mathbf{F}))$ <u>f</u> acilities. Permitted essential public facilities shall
4	also be reviewed according to the provisions of Chapter 23.80, Essential Public Facilities.
5	Section 14. Section 23.49.300 of the Seattle Municipal Code, last amended by Ordinance
6	117430, is amended as follows:
7	23.49.300 Downtown Harborfront 1, uses((-))
8	A. Uses that ((shall be)) are permitted or prohibited in Downtown Harborfront 1 are
9	((determined by the)) identified in Chapter 23.60A, the Seattle Shoreline Master Program, except
10	that major marijuana activity is prohibited.
11	B. Essential $((\mathbf{P}))$ <u>public</u> $((\mathbf{F}))$ <u>f</u> acilities. Permitted essential public facilities shall also be
12	reviewed according to the provisions of Chapter 23.80, Essential Public Facilities.
13	Section 15. Section 23.49.320 of the Seattle Municipal Code, last amended by Ordinance
14	122311, is amended as follows:
15	23.49.320 Downtown Harborfront 2, prohibited uses((-))
16	The following uses ((shall be)) are prohibited as both principal and accessory uses:
17	A. Drive-in businesses, except gas stations located in parking garages;
18	B. Outdoor storage, except when accessory to water-dependent or water-related uses
19	located in Downtown Harborfront 1 or Downtown Harborfront 2;
20	C. Adult motion picture theaters and adult panorams;
21	D. All general and heavy manufacturing uses;
22	E. Solid waste management;
23	F. Recycling;

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1	G. All high-impact uses; ((and))							
2	H. Work-release centers((-)); and							
3	I. Major marijuana activity.							
4	Section 16. Subsection 23.49.338.A of the Seattle Municipal Code, which section was							
5	last amended by Ordinance 122311, is amended as follows:							
6	23.49.338 Pike Market Mixed, prohibited uses.							
7	A. The following uses are prohibited as both principal and accessory uses in areas outside							
8	of the Pike Place Market Historical District, Map 1K:							
9	1. Drive-in businesses, except gas stations located in parking garages;							
10	2. Outdoor storage;							
11	3. Adult motion picture theaters and adult panorams;							
12	4. Transportation facilities, except principal use parking;							
13	5. Major communication utilities;							
14	6. All general manufacturing uses;							
15	7. Solid waste management;							
16	8. Recycling;							
17	9. All industrial uses;							
18	10. Jails; ((and))							
19	11. Work-release centers((-)); and							
20	<u>12. Major marijuana activity.</u>							
21	***							
22	Section 17. Section 23.50.002 of the Seattle Municipal Code, was last amended by							
23	Ordinance 124105, is amended as follows:							

23.50.002 Scope of provisions

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A. There ((shall be)) are four (((4))) industrial classifications: General Industrial 1 (IG1), General Industrial 2 (IG2), Industrial Buffer (IB), and Industrial Commercial (IC). This ((e))<u>C</u>hapter <u>23.50</u> describes the authorized uses and development standards for the Industrial zones.

B. In addition to the regulations in this Chapter 23.50, certain industrial areas may be
regulated by other chapters or titles of the Seattle Municipal Code, including but not limited to:
Special Review Districts, Chapter 23.66; Landmark Districts, Chapter 25.12; or the Shoreline
District, Chapter 23.60A.

C. Communication utilities and accessory communication devices except as exempted in
Section 23.57.002 are subject to the regulations in this ((e))Chapter 23.50 and additional
regulations in Chapter 23.57. Requirements for streets, alleys, and easements are provided in
Chapter 23.53. Standards for parking access and design are provided in Chapter 23.54. Signs are
regulated by Chapter 23.55. Methods for measurements are provided in Chapter 23.86.
Definitions are in Chapter 23.84A.

D. For the purposes of this ((e))<u>C</u>hapter <u>23.50</u>, the terms "existing structures or uses"
mean those structures or uses which were established under permit, or for which a permit has
been granted and has not expired, or are substantially underway in accordance with ((Section
<u>23.04.010 D</u>))<u>subsection 23.04.010.D</u>, on ((the effective date of the ordinance codified in this
chapter <u>23.50</u>)) October 5, 1987.

E. Major marijuana activity is subject to the regulations in this Chapter 23.50 and
 additional regulations in Section 23.42.058.

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1	Section 18. Subsections 23.50.012.A, 23.50.012.B and Table A for 23.50.012 of the								
2	Seattle Municipal Code, which section was last amended by Ordinance 124326, is amended as								
3	follows:								
4	23.50.012 Permitted and ((P))prohibited ((U))uses								
5	A. All uses are permitted outright, prohibited or permitted as a conditional use, according								
6	to Table A for 23.50.012 and this Section 23.50.012.								
7	B. All permitted uses are allowed as either a principal use or an accessory use, unless								
8	otherwise indicated in T	able A f	or 23.50.	012.					
9				* * *					
			Tah	le A For 23.50.	012				
				Industrial $((\mathbf{Z})$					
		((PERN			TED USES BY Z	ONE))Permitted			
		and pro	phibited u	<u>ises by zone</u>					
	((USES))Uses	IB	IC	IG1 and IG2 (general)	IG1 in the Duwamish M/I Center	IG2 in the Duwamish M/I Center			
	A. AGRICULTURAL	USES							

	A.3. Community ((G))garden (19)	P(14)	P(14)	P(14)	P(14)	P(14)			
	A.4. Horticulture	Х	Х	Х	Х	X			

A.3. Community	P(14)	P(14)	P(14)	P(14)	P(14)
((G))garden (19)	1 (14)	1 (14)	1 (14)	1 (14)	1 (14)
A.4. Horticulture	Х	Х	Х	Х	X
A.5. Urban ((F)) <u>f</u> arm	$\mathbf{D}(1 4)$	$\mathbf{D}(1 4)$	$\mathbf{D}(1 4)$	$\mathbf{D}(1 4)$	$\mathbf{D}(1 4)$
(19)	P(14)	P(14)	P(14)	P(14)	P(14)
			***	1	
C. COMMERCIAL US	SES				

C.4. Food processing	D	D	D	D	D
and craft work (19)	Р	Р	Р	Р	Р
		I	***		
C.10. Sales and	Л	D	D	D	D
services, general (19)	Р	Р	Р	Р	Р

E. INSTITUTIONS					

E.3. Colleges	EB	EB	EB(((17))18)	X(6)	X(6)
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	1	1	***	1	

				le A For 23.50. Industrial ((Z)						
					ITED USES BY 7	CONE))Permitted				
		and pro	and prohibited uses by zone							
	((USES))Uses	IB	IC	IG1 and IG2 (general)	IG1 in the Duwamish M/I Center	IG2 in the Duwamish M/I Center				
	G. MANUFACTURIN	G USES		_	1					
	G.1. Manufacturing, light <u>(19)</u>	Р	Р	Р	Р	Р				
	KEY			***						
	and that are water-depe in new and existing bui Center. (( <b>Editor's note</b> This (19) Major mari	subsection note good search ar ndent or ldings in note good ijuana ac on 23.50	on 23.50. <del>es to M.6</del> nd educa water-re the Ball <del>es to E.3.</del> <u>tivity is</u> 0.044 of the is amend	* * * 014.B.7.e. 5.b., column IB.) tion facilities the lated, as define lard/Interbay No ., column IG1 and regulated by Sec * * * the Seattle Mun led as follows:	at are a part of a c d by Section 23.60 orthend Manufactu nd IG2 (general).)) ction 23.42.058.	9.944, are permitted ring & Industrial				
	for major odor sources	5								
	A. Major odor so	ources <u>in</u>	Industri	al Buffer and In	dustrial Commerc	ial zones				
	1. Uses th	nat invol	ve the fo	llowing odor-er	nitting processes of	or activities shall be				
	considered major odor s	ources:								
	<u>a.</u>	Lithogra	aphic, ro	togravure <u>,</u> or fle	exographic printing	<u>,</u>				
I	h	Film bu	mina							
	<u>.</u>	1 mm Ou	ınnıg,							

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1	<u>d.</u> Selling of gasoline and/or storage of gasoline in tanks larger than 260							
2	gallons;							
3	e. Handling of heated tars and asphalts;							
4	<u>f.</u> Incinerating (commercial);							
5	<u>g.</u> Metal plating;							
6	<u>h.</u> Tire buffing;							
7	<u>i.</u> Vapor degreasing;							
8	j. Wire reclamation;							
9	k. Use of boilers (greater than 106 British thermal units per hour, 10,000							
10	pounds steam per hour, or 30 boiler horsepower);							
11	1. Production or processing activities associated with major marijuana							
12	activity; and							
13	m. Other uses creating similar odor impacts.							
14	2. Uses that employ the following processes shall be considered major odor							
15	sources, unless the entire activity is conducted as part of a commercial use other than food							
16	processing or heavy commercial services:							
17	a. Cooking of grains;							
18	b. Smoking of food or food products;							
19	<u>c.</u> Fish or fishmeal processing;							
20	<u>d.</u> Coffee or nut roasting;							
21	<u>e.</u> Deep-fat frying;							
22	<u>f.</u> Dry cleaning;							
23	g. Animal food processing; and							

		l
1	h. Other uses creating similar odor impacts.	
2	B. Major odor sources in General Industrial zones	
3	1. Uses that involve the following odor-emitting processes or activities in General	
4	Industrial zones shall be considered major odor sources:	
5	a. Production or processing activities associated with major marijuana	
6	activity.	
7	((B-)) <u>C.</u> When an application is made in ((the Industrial Buffer (IB) or Industrial	
8	Commercial (IC)) an Industrial zone for a use which is determined to be a major odor source,	
9	the Director, in consultation with the Puget Sound Clean Air Agency (PSCAA), shall determine	
10	the appropriate measures to be taken by the applicant in order to significantly reduce potential	
11	odor emissions and airborne pollutants. Measures to be taken shall be indicated on plans	
12	submitted to the Director, and may be required as conditions for the issuance of any permit. Once	
13	a permit has been issued, any measures which were required by the permit shall be maintained.	
14	Section 20. Section 23.66.122 of the Seattle Municipal Code, which section was last	
15	amended by Ordinance 123034, is amended as follows:	
16	23.66.122 Prohibited uses	
17	A. The following uses are prohibited in the Pioneer Square Preservation District as both	
18	principal and accessory uses:	
19	Retail ice dispensaries;	
20	Plant nurseries;	
21	Frozen food lockers;	
22	Animal shelters and kennels;	

1	Pet daycare, except as permitted as a street-level use in subsection 23.49.180.F if an		
2	applicant elects to use added height under the provisions of Section 23.49.180;		
3	Automotive sales and service, except gas stations located in parking garages;		
4	Marine sales and service;		
5	Heavy commercial services;		
6	Heavy commercial sales;		
7	Adult motion picture theaters;		
8	Adult panorams;		
9	Bowling alleys;		
10	Skating rinks;		
11	Major communication utilities;		
12	Advertising signs and off-premises directional signs;		
13	Transportation facilities, except passenger terminals, rail transit facilities, parking		
14	garages, and streetcar maintenance bases;		
15	Outdoor storage;		
16	Jails;		
17	Work-release centers;		
18	General and heavy manufacturing uses;		
19	Solid waste management;		
20	Recycling uses; ((and))		
21	Major marijuana activity; and		
22	High-impact uses.		

1	B. Except for the uses listed in subsection 23.66.122.B.2, automobile-oriented	
2	commercial uses are prohibited, including but not limited to the automobile-oriented uses listed	
3	in subsection 23.66.122.B.1.	
4	1. Examples of prohibited automobile-oriented commercial uses((-)):	
5	a. Drive-in businesses(( <del>.</del> )) <u>;</u>	
6	b. Principal and accessory surface parking areas not in existence prior to	
7	August 10, 1981((-));	
8	c. Principal-use parking garages for long-term parking((-)); and	
9	d. Motels.	
10	2. Permitted automobile-oriented uses((-)):	
11	a. Gas stations accessory to parking garages;	
12	b. Accessory-use surface parking in the Subarea B shown on Map C for	
13	23.66.122 and 23.66.150* either:	
14	((f)) if the accessory-use surface parking is in a location	
15	permitted by and complies with the standards contained in Section 23.49.180; or	
16	$(((\cdot))^2)$ if the lot satisfies the provisions of Section 23.49.019 $((\cdot))$ :	
17	c. Principal-use parking garages for long-term parking in structures	
18	authorized pursuant to ((subsection))Section 23.49.180; and	
19	d. Accessory-use parking garages.	
20	* Editor's Note – Map C for 23.66.122 and 23.66.150 is codified at the end of this chapter	
21	Section 21. Section 23.66.322 of the Seattle Municipal Code, which section was last	
22	amended by Ordinance 123589, is amended as follows:	
23	23.66.322 Prohibited uses	

1	A. The following uses are prohibited as both principal and accessory uses in the entire				
2	International Special Review District:				
3	Adult motion picture theaters;				
4	Adult panorams;				
5	All general and heavy manufacturing uses;				
6	All high-impact uses;				
7	Solid waste management;				
8	Recycling uses;				
9	Automotive sales and service;				
10	Bowling lanes;				
11	Major communication utilities;				
12	Heavy commercial sales;				
13	Drive-in businesses;				
14	Frozen food lockers;				
15	Heavy commercial services;				
16	Marine sales and services;				
17	Medical testing laboratories;				
18	Mortuary services;				
19	Motels;				
20	Outdoor storage;				
21	Plant nurseries;				
22	Retail ice dispensaries;				
23	Shooting galleries;				

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1	Skating rinks;			
2	Mobile home parks;			
3	Transportation facilities except: passenger terminals, rail transit facilities, and parking			
4	and moorage uses;			
5	Animal shelters and kennels;			
6	Jails;			
7	Major marijuana activity; and			
8	Work-release centers.			
9	B. In addition to the prohibited uses listed in subsection 23.66.322.A, light manufacturing			
10	uses that occupy more than 10,000 square feet are prohibited in that portion of the International			
11	Special Review District west of Interstate 5.			
12	C. All light manufacturing uses are prohibited in that portion of the District in an IDR			
13	zone.			
14	Section 22. Section 23.84A.025 of the Seattle Municipal Code, which section was last			
15	amended by Ordinance 124326, is amended as follows:			
16	23.84A.025 "M"			
17	***			
18	"Marijuana activity, major" means, except as provided below, ((the))any production, processing,			
19	or selling ((, or delivery)) of marijuana, marijuana-infused products, ((or useable)) usable			
20	marijuana ((that involves more than 45 marijuana plants, 72 ounces of useable marijuana, or an			
21	amount of marijuana infused product that could reasonably be produced with 72 ounces of			
22	useable marijuana.)), or marijuana concentrates. Major marijuana activity does not include the			
23	following activities when they occur within a dwelling unit occupied by a qualifying patient or			

1	designated provider, as those terms are defined in RCW 69.51A.010, or within an enclosed				
2	structure that is accessory to such a dwelling unit:				
3	a. production of marijuana involving up to 15 plants;				
4	b. production of marijuana involving up to 60 plants, only if the production is part				
5	of a cooperative that is registered with the Washington State Liquor and Cannabis Board and				
6	operates in compliance with Section 25 of SB 5052;				
7	c. drying or incorporation into food of up to 15 marijuana plants; or				
8	d. drying or incorporation into food of up to 60 marijuana plants if such				
9	processing is part of a cooperative authorized by state law.				
10	***				
11	Section 23. Ratify and Confirm. Any act consistent with the authority of this ordinance				
12	taken after its passage and prior to its effective date is ratified and confirmed.				
13					

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1	Section 24. 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 th	e day of	_, 2015, and		
5	signed by me in open session in authentication of its passage this				
6	day of	_, 2015.			
7					
8					
9		President of the City Council			
10					
11	Approved by me this da	y of, 2015.			
12					
13					
14		Edward B. Murray, Mayor			
15					
16	Filed by me this day of	, 2015.			
17					
18					
19		Monica Martinez Simmons, City Clerk			
20					
21					
22	(Seal)				
23					