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b. ((When)) Except for a building monitored and inspected pursuant to

subsection 22.206.200.F.2.b, when the building is repaired pursuant to the requirements of this

Code and has subsequently been subject to three consecutive ((quarterly)) monthly inspections

without further violation; or

c. When the building and any accessory structures have been

demolished.

((3)) 4. A building or structure accessory thereto that remains vacant and open to entry after the closure date in a Director's order or notice of violation is found and declared to be a public nuisance. The Director is hereby authorized to summarily close the building to unauthorized entry. The costs of closure shall be collected from the owner in the manner provided by law.

that fails to comply with subsection 22.206.200.A.4 after the compliance date in a Director's order or notice of violation is found and declared to be a public nuisance. The Director is hereby authorized to summarily abate the public nuisance by removing all debris, combustible materials including vegetation overgrowth, litter and garbage, junk, waste, used or salvageable materials, and inoperable vehicles and vehicle parts, from the vacant building, accessory structures, and the premises including but not limited to adjoining yard areas. The costs of abatement shall be collected from the owner in the manner provided by law.

((5)) <u>6</u>. ((Quarterly)) <u>Monthly</u> inspection charges shall be assessed and collected as a fee under the Permit Fee Ordinance (Chapters 22.900A through 22.900G).

Section 2. Section 22.208.090 of the Seattle Municipal Code, last amended by Ordinance

117861, is amended as follows:

22.208.090 Reinspection of vacant buildings ((-))

When a building is vacant and has been closed to entry pursuant to an order of the Director issued pursuant to this ((chapter)) Chapter 22.208, the Director shall reinspect the building ((quarterly)) monthly pursuant to ((Section)) subsection 22.206.200. F to verify that the building and structures accessory to the building remain vacant and closed to entry and meet the minimum standards for vacant buildings set forth in this Code, and to determine the extent to which the building has deteriorated. The owner shall be charged an inspection fee for the ((quarterly)) inspections. ((Quarterly inspection)) Inspection charges shall be assessed and collected as a fee under the Permit Fee Ordinance (((SMC)) Chapters 22.901A ((-22.901T))) through 22.901H).

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