	James Holmes OPCD South Lake Union Open Space ORD D1
1	15. Standards for solid-waste and recyclable materials storage and access
2	in Section 23.54.040;
3	16. Provisions of Chapter 23.58A, except that departures may be granted from the
4	requirements of subsections 23.48.021.C.1.b.2, 23.48.021.C.1.b.3.a, 23.48.021.C.1.b.4, and
5	23.48.021.C.1.b.5;
6	17. Provisions of Chapter 23.58B and Chapter 23.58C;
7	18. In SM-SLU zones, floor area limits for all uses provided in subsections
8	23.48.245.A, 23.48.245.B.1, 23.48.245.B.2, and 23.48.245.B.3, except that departures of up to a
9	five percent increase in floor area limit for each story may be granted for structures with non-
10	residential uses meeting the requirements of subsections 23.48.245.B.1.d.1 and
11	23.48.245.B.1.d.2;
12	19. In SM-SLU zones, provisions in Section 23.48.245 for upper-level setbacks;
13	20. In SM-SLU zones, provisions in Section 23.48.245 limiting the number of
14	towers permitted per block, except that departures may be granted from the condition contained
15	in subsection 23.48.245.F.5.b that requires a minimum tower separation, up to the minimum
16	amount of separation necessary to achieve the maximum floor area allowed by subsection
17	23.48.245.B.1.d and only if the development proposal includes a site or improvement that is
18	subject to Landmark controls and incentives imposed pursuant to Chapter 25.12;
19	21. In Downtown zones, provisions in Chapter 23.49 for exceeding the base FAR
20	or achieving bonus development;
21	22. In Downtown zones, provisions in Section 23.49.036 for the minimum size for
22	planned community developments;

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1	23. In Downtown zones, the average floor area limit for stories in residential use
2	in Table B for 23.49.058;
3	24. In Downtown zones, provisions in Section 23.49.041 for combined lot
4	developments;
5	25. In the Downtown Mixed Commercial 170 zone, minimum floor-to-floor
6	height for street-level uses required as a condition of the additional height allowed by subsection
7	23.49.008.E;
8	26. In Downtown zones, (( <del>Downtown</del> )) <u>downtown</u> view corridor requirements,
9	except that departures may be granted to allow open railings on upper-level roof decks or on
10	rooftop open space to project into the required view corridor, if the railings are determined to
11	have a minimal impact on views;
12	27. In Downtown zones, the quantity of open space required for major office
13	projects as provided in subsection 23.49.016.B;
14	28. In Downtown zones, standards for the location of access to parking;
15	29. In Downtown Mixed Commercial zones, tower spacing requirements
16	contained in subsection 23.49.058.D;
17	30. Within the Pike/Pine Conservation Overlay District shown on Map A for
18	23.73.004, the requirement that all character structures on a lot be retained in order to qualify as
19	a transferable development potential (TDP) receiving site in subsection 23.73.024.B, the
20	exception allowing additional FAR for non-residential uses in subsection 23.73.009.B, the FAR
21	exemption for residential uses in subsection 23.73.009.C.3, the exception to floor area limits in
22	subsections 23.73.010.B.1 and 23.73.010.B.2, the exception for width and depth measurements

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1	4) Has a minimum depth of 20 feet measured from all street lot	
2	lines.	
3	b. A separation between structures that:	
4	1) Has a minimum east-west dimension width of 20 feet;	
5	2) Is no more than 4 feet above or below the adjacent sidewalk	
6	grades; and	
7	3) Is either developed as:	
8	a) A north-south, through-block pedestrian passageway;	
9	b) A woonerf;	
10	c) An amenity area that is available for public use and not	
11	counting towards the minimum requirement of Section 23.47A.024; or	
12	d) A combination thereof.	
13	* * *	
14	Section 2. Section 23.48.220 of the Seattle Municipal Code, last amended by Ordinance	
15	125603, is amended as follows:	
16	23.48.220 Floor area ratio (FAR) in South Lake Union Urban Center	
17	A. General provisions	
18	1. Except as otherwise specified in this subsection 23.48.220.A, FAR limits for	
19	specified SM zones within the South Lake Union Urban Center are as shown in Table A for	
20	23.48.220 and Table B for 23.48.220.	

#### **Table A for 23.48.220**

## FAR limits for specified zones in South Lake Union Urban Center

• 1 4• 1		Maximum FAR for structures that do not exceed the base height	
Zone	Base FAR		limit and include residential use <sup>1</sup>
SM-SLU 100/65-145	4.5	6.5	4.5
SM-SLU 85/65-160	4.5	7	4.5
SM-SLU 175/85-280	4.5 <sup>2</sup>	8	6
SM-SLU 85-280	0.5/3 <sup>3</sup>	NA	6
SM-SLU 240/125-440	5 <sup>2</sup>	8	10

Footnotes to Table A for 23.48.220

NA (not applicable) refers to zones where uses are not subject to an FAR limit.

## **Table B for 23.48.220**

### FAR limits for SM-SLU/R 65/95, SM-SLU 100/95, and SM-SLU 145 zones

	FAR limits for all uses	
Zone	Base FAR	Maximum FAR
SM-SLU/R 65/95	Not applicable	Not applicable
SM-SLU 100/95	4.5	6.75
SM-SLU 145	5	9.5 1

Footnote to Table B for 23.48.220

2. FAR for development including a mix of residential and non-residential uses

a. For zones included on Table A for 23.48.220, development including a

mix of non-residential uses and residential uses that do not exceed the base height limit for

residential use shall:

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1) Obtain extra floor area for any chargeable non-residential floor

area above the base FAR for non-residential uses as prescribed in Table A for 23.48.220; and

<sup>&</sup>lt;sup>1</sup> All portions of residential structures that exceed the base height, including portions restricted to the podium height limit, are exempt from FAR limits.

<sup>&</sup>lt;sup>2</sup> In the SM-SLU 175/85-280, and SM-SLU 240/125-440 zones, an additional increment of 0.5 FAR above the base FAR is permitted on lots meeting the requirements of subsection 23.48.220.A.3.

<sup>&</sup>lt;sup>3</sup> The 3 FAR limit applies to religious facilities. For all other non-residential uses, the 0.5 FAR limit applies.

<sup>&</sup>lt;sup>1</sup> The maximum FAR for development with non-residential uses that exceed 85 feet in height is 8.5.

1 4) A qualifying Landmark that allows for the additional increment 2 of FAR under this subsection 23.48.220.A.3 is not eligible as a Landmark transferable 3 development rights (TDR) or Landmark transferable development potential (TDP) sending site. 4 For so long as any of the chargeable floor area of the increment allowed above the base FAR of 5 the zone under this subsection 23.48.220.A.3 remains on the lot, each Landmark for which the 6 increment was granted shall remain designated as a Landmark under Chapter 25.12 and the 7 owner shall maintain the exterior and interior of each qualifying Landmark in good condition and 8 repair and in a manner that preserves the features and characteristics that are subject to 9 designation or controls by ordinance unless the Landmarks Preservation Board has issued a 10 Certificate of Approval for the modification or demolition of the Landmark; and 11 5) The amount of additional increment of FAR permitted above the 12 base FAR under this subsection 23.48.220.A.3 is not more than the square footage of floor area in the Landmark structure(s). 13 14 b. ((The lot includes an open space that is a minimum of 10,000 square 15 feet in area and that has been improved as open space accessible to the public prior to November 16 8, 2015, subject to the following conditions)) An additional increment of 1.2 FAR is permitted 17 above the maximum FAR to preserve qualifying open space, subject to the following 18 requirements: 19 1) ((The Director, in consultation with the Director of the Seattle 20 Parks and Recreation Department, determines that the design and location of the open space 21 provides a public benefit and is suitable for recreational use;)) The amount of additional square 22 footage gained from the additional increment of FAR may not exceed 128,130 square feet.

be obtained only if the landscape plan is approved by the Director, whose decision is a Type I

2 <u>Decision.</u>

4) Hours open. The open space shall be open during daylight hours and accessible to the general public, without charge, for a minimum of ten hours per day, except that access may be temporarily limited as required for public safety, security, scheduled events, or maintenance. Members of the public may not be asked to leave for any reason other than conduct that unreasonably interferes with the enjoyment of the space by others, unless the space is closed to the general public consistent with this subsection 23.48.220.A.3.b.4. No parking, storage, or use other than open space may be established on or above the surface of the open space. Use of the open space by motor vehicles is prohibited except for vehicles responding to an emergency. The open space shall be clearly identified with signage placed at a visible location at each street entrance that provides access to the open space. The signage shall indicate, in letters legible to passersby, the nature of the open space, its availability for general public access, and directional information as needed.

is located and the lot where the additional floor area provided under this subsection

23.48.220.3.b is located shall execute and record a declaration and voluntary agreement in a form acceptable to the Director identifying the open space provided to qualify for the additional increment of FAR above the base FAR; acknowledging that the right to develop and occupy a portion of the gross floor area on the lot using the additional increment of floor area is based upon the long-term provision and maintenance of the open space and that development is restricted in the open space; and committing to provide and maintain the open space((;)).

((3)) 6) Duration; alteration. The owners of the lot granted the additional increment of floor area above the base FAR as a result of having the open space on the lot shall provide and maintain the open space for as long as the increment of additional floor area allowed above the base FAR exists. The open space amenity allowing for the additional increment of floor area above the base FAR may be altered or removed only to the extent that an amount of chargeable floor area equal to the increment of floor area allowed above the base FAR under this subsection 23.48.220.A.3.b is:

a) Removed or converted to a use for which extra non-residential floor area is not required under the provisions of the zone; and/or

b) Subject to provisions for gaining extra non-residential floor area through alternative means consistent with the provisions of the zone and provisions for allowing extra non-residential floor area in Chapter 23.58A. Alteration or removal of the open space may be further restricted by the provisions of the zone and by conditions of any applicable permit.

((4) The amount of extra FAR permitted above the base FAR is not more than three times the square footage of open space provided to qualify for that increment of FAR.))

4. In the SM-SLU 85/65-160 zone on the blocks bounded by Valley Street, Mercer Street, Westlake Avenue North, and Fairview Avenue North, hotel use is permitted above 85 feet in height and is subject to the same provisions as residential use exceeding the base height limit for residential use, provided that all development standards that apply to a residential tower also apply to the hotel use, including the provisions of Section 23.48.221 for gaining extra residential floor area.

5. In the SM-SLU 100/65-145, SM-SLU 85/65-160, SM-SLU 175/85-280, SM-SLU 85-280, and SM-SLU 240/125-440 zones within South Lake Union Urban Center, for residential tower structures that have only non-residential uses up to or above the base height limit for residential uses, the FAR limits for all non-residential uses in the structure are the same as the FAR limits specified for non-residential uses in Table A for 23.48.220.

6. In all SM-SLU zones, except SM-SLU/R 65/95, SM-SLU 100/95, and SM-SLU 145 zones, a development that includes a residential structure or a portion of a structure as a residential tower is exempt from FAR requirements as to that structure or portion of a structure, and the FAR limits for permitted non-residential uses in that structure or portion of a structure shall be applied based on the lot area required for the residential tower development, to meet the upper-level floor area limit of subsection 23.48.245.A. The FAR limits for the remainder of the development shall be applied based on an assumed lot area of the total lot area minus the lot area required for the portion of the development that is a residential tower.

7. Within the area in the SM-SLU 175/85-280 zone meeting the standards for location in subsection 23.48.230.B, structures designed for research and development laboratory use and administrative office associated with research and development laboratories have a base FAR of 5 and a maximum FAR of 8, provided that the maximum number of floors allowed above grade is eight, measured from the floor with the lowest elevation above grade, but not including rooftop projections.

20 \*\*\*

d. The amount of floor area allowed to exceed the applicable height limi is equivalent to the amount of enclosed floor area on the lot in school use;

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1	c. Rooftop features comply with subsection 23.48.025.C, which applies to	
2	the additional structure height permitted under this subsection 23.48.225.C.4.	
3	d. The additional height is to accommodate an additional increment of	
4	floor area provided in subsection 23.48.220.A.3.b.	
5	* * *	
6	F. All non-exempt floor area and residential floor area located above the base height is	
7	considered extra floor area. Extra floor area may be obtained above the base height, up to the	
8	maximum height, through the provision of public amenities meeting the standards of Section	
9	23.48.021 and Chapter 23.58A, except that floor area allowed through subsection	
10	23.48.220.A.3.b is exempt from requirements to acquire regional development credits under	
11	23.48.021.C.1.b and 23.48.021.C.2.b. In addition to the requirement to provide public amenities	
12	pursuant to Section 23.48.021 and Chapter 23.58A, the extra floor area may be obtained only if	
13	the project provides affordable housing and child care pursuant to subsection 23.48.021.C.1.a	
14	and 23.48.021.C.2.a.	
15	* * *	
16	Section 4. Section 23.48.245 of the Seattle Municipal Code, last amended by Ordinance	
17	125603, is amended as follows:	
18	23.48.245 Upper-level development standards in South Lake Union Urban Center	
19	* * *	
20	B. Floor area limits and podium heights. The following provisions apply to development	
21	in the SM-SLU 100/65-145, SM-SLU 85-280, SM-SLU 85/65-160, SM-SLU 175/85-280, and	
22	SM-SLU 240/125-440 zones located within the South Lake Union Urban Center:	

	James Holmes OPCD South Lake Union Open Space ORD D1	
1	1. Floor area limit for structures or portions of structures occupied by non-	
2	residential uses:	
3	a. Except as specified in subsections 23.48.245.B.1.b and 23.48.245.B.1.c,	
4	there is no floor area limit for non-residential uses in a structure or portion of structure that does	
5	not contain non-residential uses above 85 feet in height.	
6	b. There is no floor area limit for a structure that includes research and	
7	development uses and the uses are in a structure that does not exceed a height of 105 feet,	
8	provided that the following conditions are met:	
9	1) A minimum of two floors in the structure are occupied by	
10	research and development uses and have a floor-to-floor height of at least 14 feet; and	
11	2) The structure has no more than seven stories above existing or	
12	finished grade, whichever is lower, as measured from the lowest story to the highest story of the	
13	structure but not including rooftop features permitted under subsection 23.48.025.C. The lowest	
14	story shall not include a story that is partially below grade and extends no higher than 4 feet	
15	above existing or finished grade, whichever is lower.	
16	c. Within locations in the SM-SLU 175/85-280 zone meeting the standards	
17	in subsection 23.48.230.B for extra height in South Lake Union Urban Center, there is no floor	
18	area limit for structures that do not exceed a height of 120 feet and that are designed for research	
19	and development laboratory use and administrative office associated with research and	
20	development laboratories.	
21	d. For structures or portions of structures with non-residential uses that	
22	exceed a height of 85 feet, or that exceed the height of 105 feet under the provisions of	
23	subsection 23.48.245.B.1.b, or 120 feet under subsection 23.48.245.B.1.c, each story of the	

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1	and Fairview Avenue North, the line on Map A for 23.48.245 demarcating the different podium	
2	heights within these blocks is located 120 feet north of the northerly line of Mercer Street.	
3	b. Podium floor area limits. For the podiums of structures with residential	
4	uses that exceed the base height limit established for the zone under subsection 23.48.225.A.1	
5	and for structures with non-residential uses that exceed a height of 85 feet, the average floor area	
6	coverage of required lot area, pursuant to subsection 23.48.245.A, for all the stories below the	
7	podium height specified on Map A for 23.48.245, shall not exceed 75 percent of the lot area,	
8	except that floor area is not limited for each story if the total number of stories below the podium	
9	height is three or fewer stories, or if the conditions in subsection 23.48.245.B.4.c apply.	
10	c. The floor area limit on podiums in subsection 23.48.245.B.4.b does not	
11	apply if a lot includes one of the following:	
12	1) Usable open space that meets the provisions of subsection	
13	23.48.240.F; or	
14	2) A structure that has been in existence prior to 1965 and the	
15	following conditions are met:	
16	a) The structure is rehabilitated and maintained to comply	
17	with applicable codes and shall have a minimum useful life of at least 50 years from the time that	
18	it was included on the lot with the project allowed to waive the podium area limit;	
19	b) The owner agrees that the structure shall not be	
20	significantly altered for at least 50 years from the time that it was included on the lot with the	
21	project allowed to waive the podium area limit. Significant alteration means the following:	
22	i. Alteration of the exterior facades of the structure,	
23	except alterations that restore the facades to their original condition;	

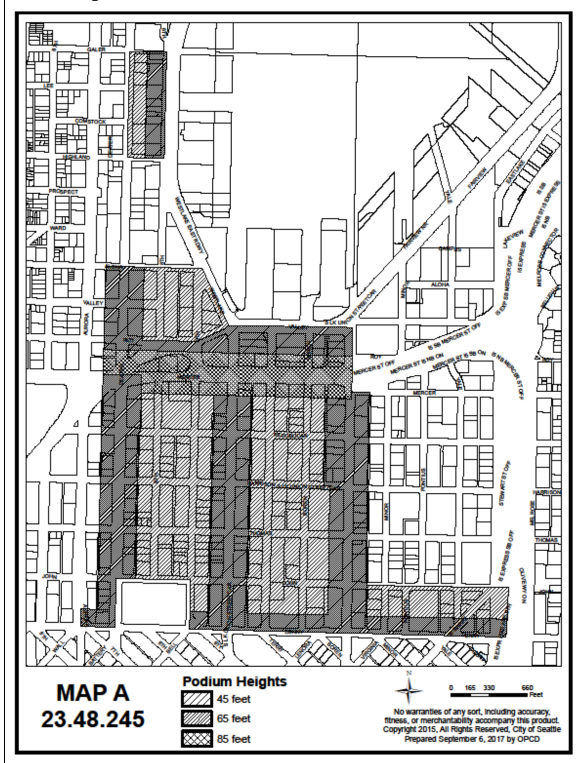
5. Aerial connections. Structures that use an additional increment of floor area provided in subsection 23.48.220.B.3.b may be connected by up to three aerial connections. The combined floor area in all aerial connections may not exceed 2,130 square feet and no one aerial connection may exceed 805 square feet. The floor area of aerial connections does not count toward the floor area limits of subsections 23.48.245.B.1 or 23.48.245.B.2. For purposes of this subsection 23.48.245.B.5, "aerial connections" are enclosed connections between structures that are located on the same block and that do not cross above public right-of-way.

# Map A for 23.48.245

## **Podium Heights**

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	OPCD South Lake Union Open Space ORD D1		
1	Section 5. 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, 2019,	
5	and signed by me in open session in authenti	cation of its passage this day of	
6	, 2019.		
7			
8		President of the City Council	
9	Approved by me this day of	of, 2019.	
10			
11		Jenny A. Durkan, Mayor	
12	Filed by me this day of	, 2019.	
13			
14		Monica Martinez Simmons, City Clerk	
15	(Seal)		
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