

SEATTLE CITY COUNCIL

Legislation Details (With Text)

File #:	CB 118518	Version:	1	Name:	CB 118518
Туре:	pe: Ordinance (O			Status:	Passed
				In control:	City Clerk
On agenda:	10/12/2015				
Final Action:	10/16/2015			Ord. No.	Ord 124885
Title:	AN ORDINANCE relating to land use and zoning; amending Section 25.05.800 of the Seattle Municipal Code to repeal the categorical exemption for SEPA review of proposed "infill" development.				
Sponsors:	Mike O'Brien				
Indexes:					
Attachments:	1. Summary and Fiscal Note, 2. DPD Director's Report (September 2015), 3. Central Staff Memo				

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(9/29/15), 4. Memo Attachment A (9/29/15), 5. Signed Ord 124885

Date	Ver.	Action By	Action	Result
10/16/2015	1	City Clerk	attested by City Clerk	
10/16/2015	1	Mayor	Signed	
10/16/2015	1	Mayor	returned	
10/13/2015	1	City Clerk	submitted for Mayor's signature	
10/12/2015	1	City Council	passed	Pass
9/29/2015	1	Planning, Land Use, and Sustainability Committee	pass	Pass
9/28/2015	1	City Council	referred	
9/17/2015	1	Council President's Office	sent for review	
9/15/2015	1	City Clerk	sent for review	
9/15/2015	1	Mayor	Mayor's leg transmitted to Coun	cil

CITY OF SEATTLE

ORDINANCE _____

COUNCIL BILL _____

AN ORDINANCE relating to land use and zoning; amending Section 25.05.800 of the Seattle Municipal Code to repeal the categorical exemption for SEPA review of proposed "infill" development.
WHEREAS in 2003, the law governing infill development categorical exemptions (RCW 43.21C.229) was

enacted by the state of Washington to encourage growth consistent with the Growth Management Act;

and

WHEREAS the infill development categorical exemptions are allowed to be applied by local governments

within an urban growth area, when the environmental impacts of such exemptions and of a comprehensive plan have been considered, and where density and intensity objectives for growth areas are included in a comprehensive plan; and

- WHEREAS in 2012, The City of Seattle adopted infill development categorical exemptions for Urban Centers and Urban Villages that contain a Station Area Overlay District; and
- WHEREAS anticipated 2015 amendments to Seattle's Comprehensive Plan will include growth estimates for only Urban Centers until growth estimates are adopted for Urban Villages, as part of the Comprehensive Plan amendments City Council will consider in 2016; and
- WHEREAS the amendments in this legislation are intended to temporarily repeal the infill development categorical exemptions until such time as the City Council reinstates them with legislation following the adoption of new Urban Village growth estimates into the Comprehensive Plan, NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Subsection 25.05.800.A of the Seattle Municipal Code, which section was last amended by Ordinance 124843, is amended as follows:

25.05.800 Categorical exemptions

The proposed actions contained in this Subchapter IX are categorically exempt from threshold determination and EIS requirements, subject to the rules and limitations on categorical exemptions contained in Section 25.05.305.

A. Minor new construction ((--)); flexible thresholds

1. The exemptions in this subsection 25.05.800.A apply to all licenses required to undertake the construction in question. To be exempt under this Section 25.05.800, the project shall be equal to or smaller than the exempt level. For a specific proposal, the exempt level in subsection 25.05.800.A.2 shall control. If the proposal is located in more than one city or county, the lower of the agencies' adopted levels shall control, regardless of which agency is the lead agency. The exemptions in this subsection 25.05.800.A apply except

when the project:

a. Is undertaken wholly or partly on lands covered by water;

b. Requires a license governing discharges to water that is not exempt under RCW

43.21C.0383;

c. Requires a license governing emissions to air that is not exempt under RCW

43.21C.0381 or WAC 197-11-800 (7) or 197-11-800 (8); or

d. Requires a land use decision that is not exempt under subsection 25.05.800.F.

2. The following types of construction are exempt, except when undertaken wholly or partly on

lands covered by water or unless undertaken in environmentally critical areas listed in subsection 25.05.908.A:

a. The construction or location of residential or mixed-use development containing no

more than the number of dwelling units identified in Table A for 25.05.800;

Zone	Residential uses					
	Number of exempt dwelling units					
	Outside of urban centers and urban villages containing SAODs	((Within urban centers or urban villages containing SAODs))	Within urban centers or urban villages containing SAODs ((if growth targets have been exceeded))			
SF, RSL	4	((4))	4			
LR1	4	((200 ⁴))	20			
LR2	6	((200 ⁴))	20			
LR3	8	((200 ⁴))	20			
NC1, NC2, NC3, C1, C2	4	((200 ⁺))	20			
MR, HR, SM	20	((200 ⁴))	20			
MPC-YT	NA	((30 ¹))	20			
Downtown zones	NA	((250 ⁴))	20			
Industrial zones	4	((4))	4			

Footnotes to Table A for 25.05.800 NA = Not Applicable SAOD =
Station Area Overlay District((-)) Urban centers and urban villages are
identified in the Seattle Comprehensive Plan ((-)) ((⁴ Pursuant to RCW
43.21C.229, new residential development or the residential portion of
new mixed-use development, not exceeding the number of units shown,
located in an urban center or in an urban village that contains a SAOD is
categorically exempt from SEPA, unless the Department has determined
that residential growth within the urban center or urban village has
exceeded exemption limits for the center or village that the Department
has established pursuant to subsection 25.05.800.A.1.i.))

b. The construction of a barn, loafing shed, farm equipment storage building, produce storage or packing

structure, or similar agricultural structure, covering 10,000 square feet or less, and to be used only by the

property owner or his or her agent in the conduct of farming the property. This exemption does not apply to

feed lots;

c. The construction of office, school, commercial, recreational, service, or storage

buildings, containing no more than the gross floor area listed in Table B for 25.05.800 below	buildings, containing no mo	ore than the gross floor are	ea listed in Table B for 25.0	5.800 below:
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Zone	Non-residential uses Exempt area of use (square feet of gross floor area)				
	Outside of urban centers and urban villages containing SAODs	((Within urban cente or urban villages containing SAODs))	r Within urban centers urban villages containing SAODs ((i l growth targets have		
			been exceeded))		
SF, RSL, LR1	4,000	((4,000))	4,000		
LR2, LR3	4,000	((12,000¹ or 30,000))	12,000		
MR, HR, NC1, NC2, NC3	4,000	((12,000¹ or 30,000))	12,000		
C1, C2, SM zones	12,000	((12,000¹ or 30,000))	12,000		
Industrial zones	12,000	((12,000))	12,000		
MPC-YT	NA	((12,000))	12,000		
Downtown zones	NA	((12,000¹ or 30,000))	12.000		

Footnotes to Table B for 25.05.800((:)) NA = Not Applicable SAOD =
Station Area Overlay District((-)) Urban centers and urban villages are
identified in the Seattle Comprehensive Plan ((-)) ((+New non-residential
development that is not part of a mixed-use development and that does
not exceed 12,000 square feet is categorically exempt from SEPA.
Pursuant to RCW 43.21C.229, new non-residential development that
does not exceed 30,000 square feet and that is part of a mixed-use
development located in an urban center or in an urban village that
contains a SAOD is categorically exempt from SEPA, unless the
Department has determined that employment growth within the urban
center or urban village has exceeded exemption limits for the center or
village that the Department has established pursuant to subsection
25.05.800.A.1.i.))

d. The construction of a parking lot designed for 40 or fewer automobiles, as well as the addition of spaces to existing lots up to a total of 40 spaces;

e. Any fill or excavation of 500 cubic yards or less throughout the total lifetime of the fill or excavation; and any excavation, fill or grading necessary for an exempt project in subsections 25.05.800.A.2.a, 25.05.800.A.2.b, 25.05.800.A.2.c, or 25.05.800.A.2.d shall be exempt.

f. Mixed-use construction, including but not limited to projects combining residential and commercial uses, is exempt if each use, if considered separately, is exempt under the criteria of subsections 25.05.800.A.2.a through 25.05.800.A.2.d, unless the uses in combination may have a probable significant adverse environmental impact in the judgment of an agency with jurisdiction (see subsection 25.05.305.A.2.b);

g. In zones not specifically identified in this subsection 25.05.800.A, the standards for the most similar zone addressed by this subsection 25.05.800.A apply.

h. For the purposes of this subsection 25.05.800.A, "mixed-use development" means development having two or more principal uses, one of which is a residential use comprising 50 percent or more of the gross floor area.

i. To implement the requirements of Table((s)) A <u>for 25.05.800</u> and <u>Table</u> B for 25.05.800, the Director shall establish exemption limits by rule for each urban center and each urban village containing a SAOD to assure that proposed development that could cause growth targets in Appendix A of the

Comprehensive Plan's Urban Village Element to be exceeded is subject to SEPA review. The exemption limits shall contain a "cushion" to assure that development does not exceed growth targets without SEPA review, provided that the cushion shall be at least 10 percent of the residential or employment growth targets established in the Comprehensive Plan; and

j. The Director shall monitor residential and employment growth and publish quarterly a determination of growth for each urban center and urban village containing a SAOD. Residential growth shall include, but need not be limited to, net new units that have been built and net new units in projects that have received a building permit but have not received a certificate of occupancy. If the Director determines that exemption limits have been reached for an urban center or urban village containing a SAOD, subsequent development is not categorically exempt from SEPA review pursuant to RCW 43.21C.229.

* * *

Section 2. This ordinance shall take effect and be in force 30 days after its approval by the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the ____ day of _____, 2015, and

signed by me in open session in authentication of its passage this

_____ day of ______, 2015.

President _____ of the City Council

Approved by me this _____ day of ______, 2015.

Edward B. Murray, Mayor

Filed by me this _____ day of ______, 2015.

Monica Martinez Simmons, City Clerk

(Seal)