



SEATTLE CITY COUNCIL
CENTRAL STAFF

Connected Communities/EDZ

LISH WHITSON, LEGISLATIVE ANALYST

LAND USE COMMITTEE

MARCH 20, 2024

Topics

- Background
- Qualification
- Flexibility
- Geography
- Exemptions
- Administrability

Background – Program Purpose

Demonstrate the *social benefits of equitable development* including *community-serving uses* and *housing available to a spectrum of household incomes* by setting onsite affordability standards and incentives for development of housing and equitable development uses through partnerships between public, private, and community-based organizations.

Proposed Seattle Municipal Code Section 23.40.090

Background - Comparable Programs

- Affordable Housing on Religious Organization Property
- Living Building Pilot Program
- 2030 Challenge Pilot program

Program Qualifications - Developer

- Must meet the definition of a “qualifying community development organization” (QCDO) (SMC 23.40.091)
- A QCDO must
 - Own at least 51 percent of the project;
 - Own at least 10 percent of the project, if a development partner has provided land for the project;
 - Have a controlling and active management role in the organization that owns the land where development would occur; OR
 - Have another beneficial interest (to be defined by rule.)

Program Qualifications - Affordability

- Projects must
 - Maintain at least 30 percent of dwelling units and 33 percent of congregate residence sleeping rooms as moderate-income units for 75 years; or
 - Qualify as social housing.
- Moderate income housing is
 - Rental units affordable to households earning up to 80% AMI; or
 - Ownership units affordable to households earning up to 100% AMI.
- Social housing has
 - At least 30 percent of dwelling units affordable to households with incomes up to 80% AMI;
 - Built, owned, maintained by a social housing public development authority.

Program Qualifications - Affordability

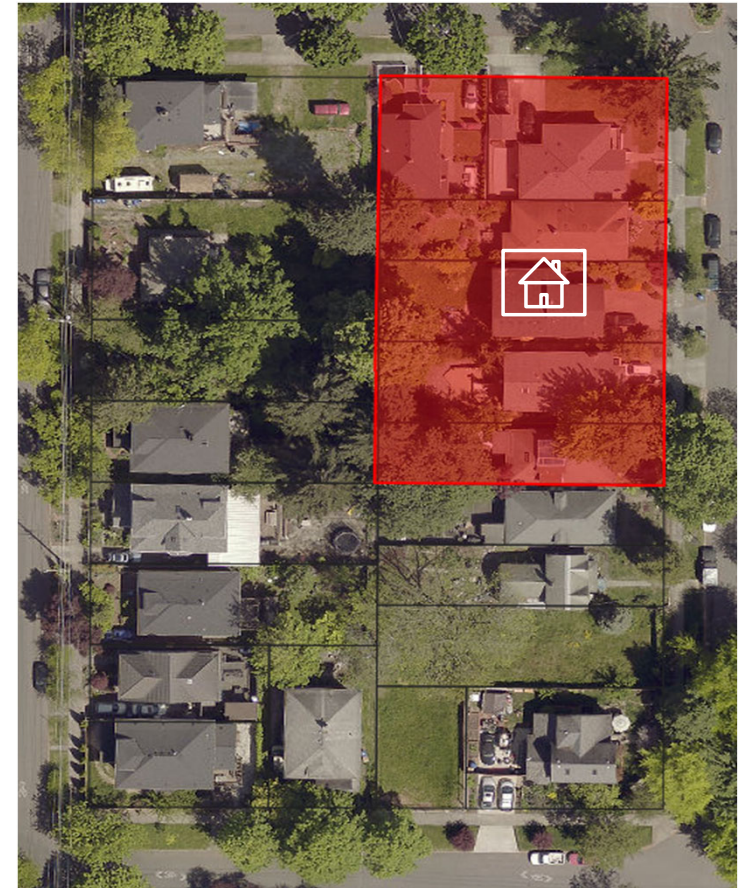
- Affordable Housing on Religious Organization Property legislation requires 100 percent of all units in a project to be affordable at or below 80% AMI
- Mandatory Housing Affordability-Residential performance program requires:
 - Between 2.1 and 11 percent of all units in a project
 - Affordable at 40% AMI for small units, 60% AMI for rentals, or 80% AMI for ownership
- Downtown incentive zoning provisions require:
 - 80% AMI for rental housing or 100% AMI for ownership housing; and
 - 14.0 percent of the extra floor area (for zones with heights up to 85 feet)
 - 8.0 percent of the extra floor area (for zones with heights above 85 feet)

Program Qualification - Owner's Units

Allows density bonus if:

- A homeowner with an income at or below 120% AMI;
- Is guaranteed a unit on-site at no cost

Unit may not be resold or sublet by the owner for at least 10 years



Zoning Flexibility

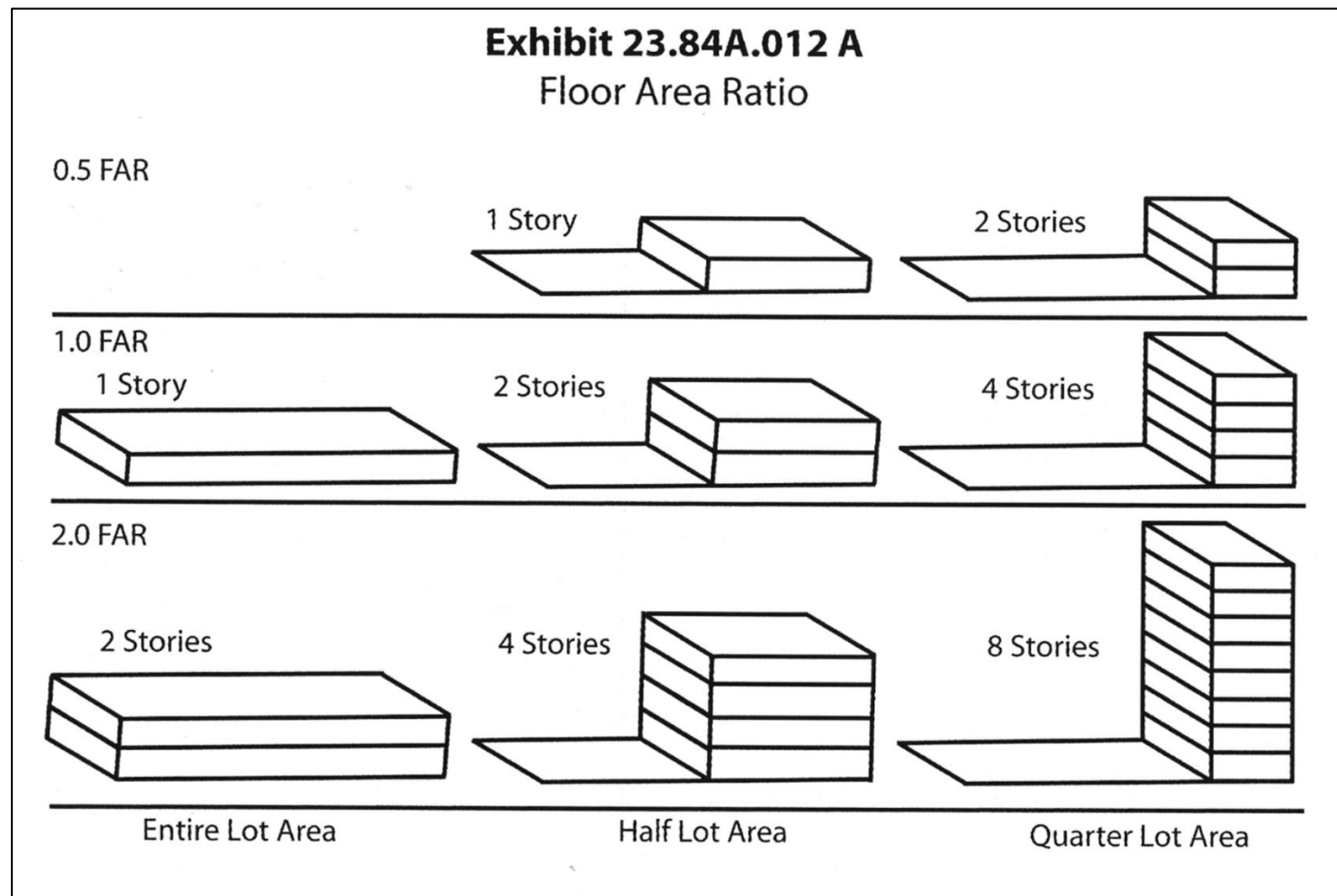
Participation allows:

- Taller buildings;
- Larger buildings; and
- In Neighborhood Residential (NR) zones
 - Wider and deeper buildings,
 - Smaller yards,
 - Higher residential densities, and
 - Equitable development and multifamily uses.

Flexibility - Height

Zoned Height Limit	Religious Institution Bonus	Living Building Pilot and 2030 Challenge	Connected Communities
Less than 85 feet	10 feet - 30 feet	12.5 feet – 15 feet	10 feet – 30 feet
85 feet or greater	40 feet - 60 feet	25 feet – 30 feet	50 feet – 60 feet

Flexibility – Floor Area Ratios



Flexibility – Maximum Floor Area Ratios Allowed

Zone	Standard FAR Limit	Religious Properties	Green Building Incentives	Connected Communities
Neighborhood Residential	0.5	1.0	0.63	1.25
Residential Small Lot	0.75	1.2	0.93	1.5
Lowrise 1	1.3	1.8	1.63	2.0
Lowrise 2	1.4	2.1	1.75	2.4
Lowrise 3	2.3	3.75	2.88	3.8
Midrise	4.5	5.5	5.63	6.3

Flexibility – Maximum Floor Area Ratios Allowed

Zone	Standard FAR Limit	Religious Properties	Green Building Incentives	Connected Communities
Commercial zones by height limit				
30 feet	2.5	3.0	3.13	3.75
40 feet	3.25	4.5	4.06	4.5
55 feet	4.25	5.25	5.31	5.5
65 feet	4.75	5.75	5.94	6.25
75 feet	6.0	5.75	7.5	6.5
85 feet	6.0	5.75	7.5	8.0
95 feet	6.25	7.0	7.81	8.25

Flexibility - FAR Exemptions

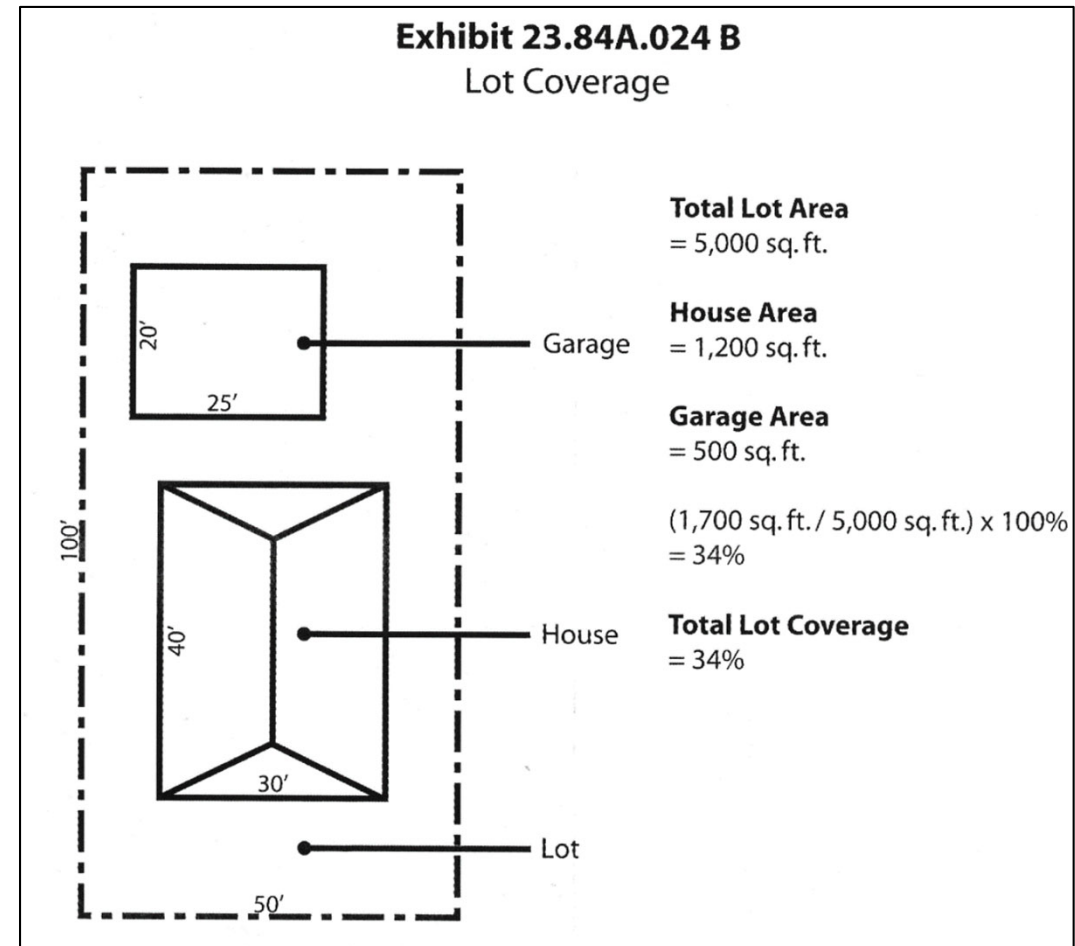
In addition to increased FAR limits, some spaces would be exempt from FAR limits:

- Two bedrooms units that are at least 850 square feet;
- Equitable development uses; or
- Buildings within a quarter mile of a frequent transit stop

The maximum exemption would range from 0.5 FAR to 2.0 FAR depending on the zone

Flexibility – Lot Coverage and Yards

	Current NR Requirement	Requirement under Pilot
Lot Coverage Limit	35%	50%
Front Yard	20 feet	5 feet
Rear Yard	25 feet	5 feet
Side Yard	5 feet	5 feet



Flexibility - FAR Exemptions

In addition to increased FAR limits, some spaces would be exempt from FAR limits:

- Two bedrooms units that are at least 850 square feet;
- Equitable development uses; or
- Buildings within a quarter mile of a frequent transit stop

The maximum exemption ranges from 0.5 FAR to 2.0 FAR depending on the zone

Flexibility - Density and Uses in NR zones

Zone	Current Density	Connected Communities
NR1	1 principal unit per 9,600 square feet	1 principal unit per 1,500 square feet
NR2	1 principal unit per 7,200 square feet	
NR3	1 principal unit per 5,000 square feet	

The pilot would allow apartments, cottage housing development, rowhouse development, and townhouse development in NR zones, where otherwise not allowed.

The pilot would also allow equitable development uses in NR zones:

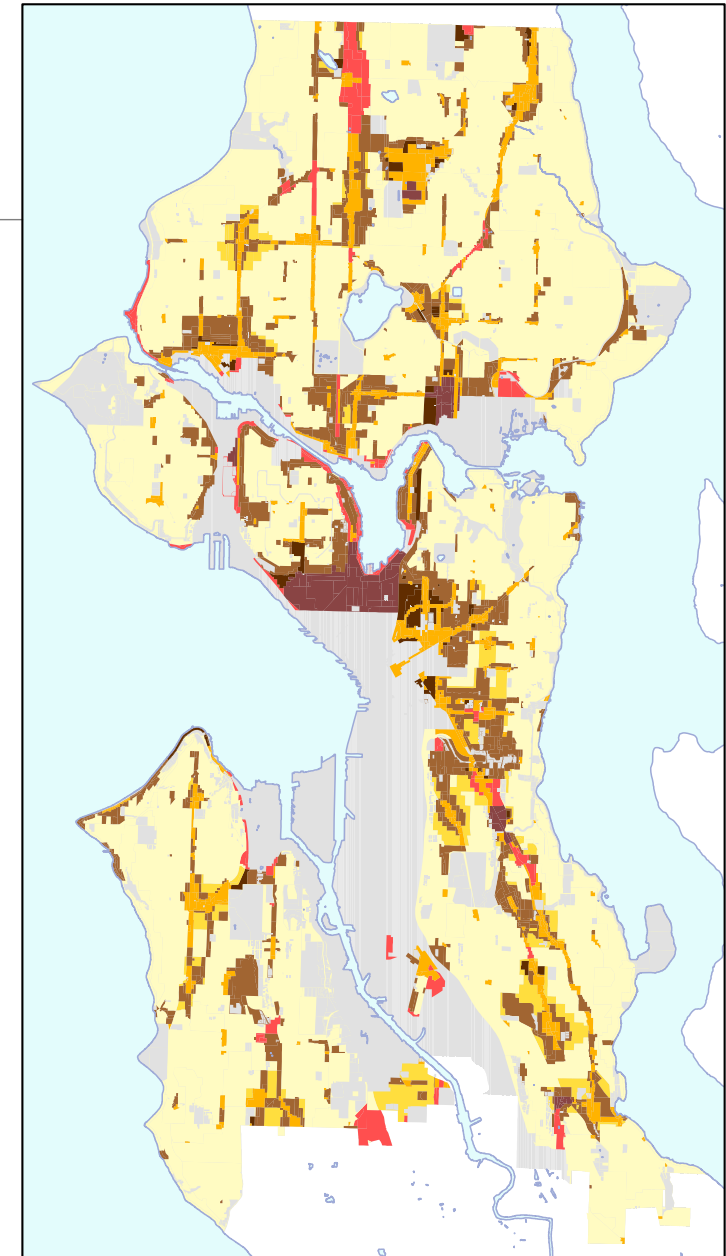
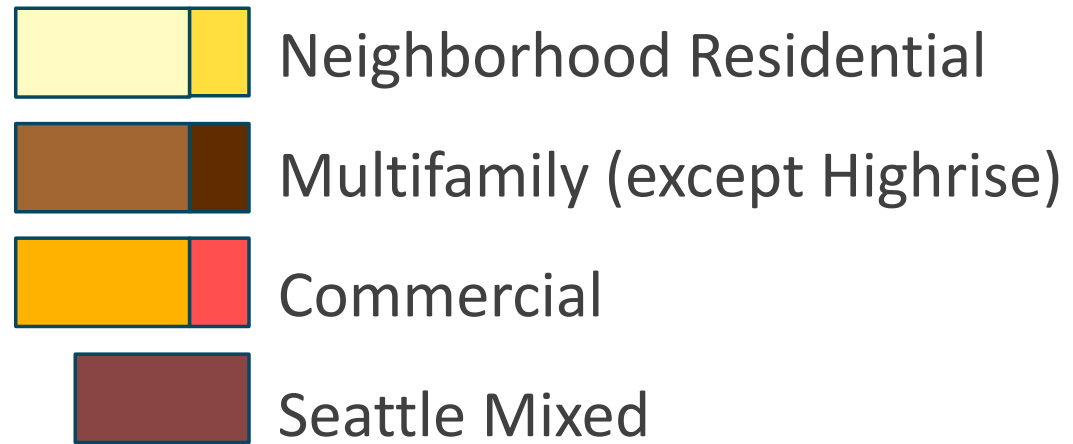
“Activities... [that] provide mitigation against displacement pressure for individuals, households, businesses, or institutions, that comprise a cultural population at risk of displacement.”

May include institutional or commercial uses not otherwise allowed in an NR zone.

Flexibility – Lowrise 3 Example

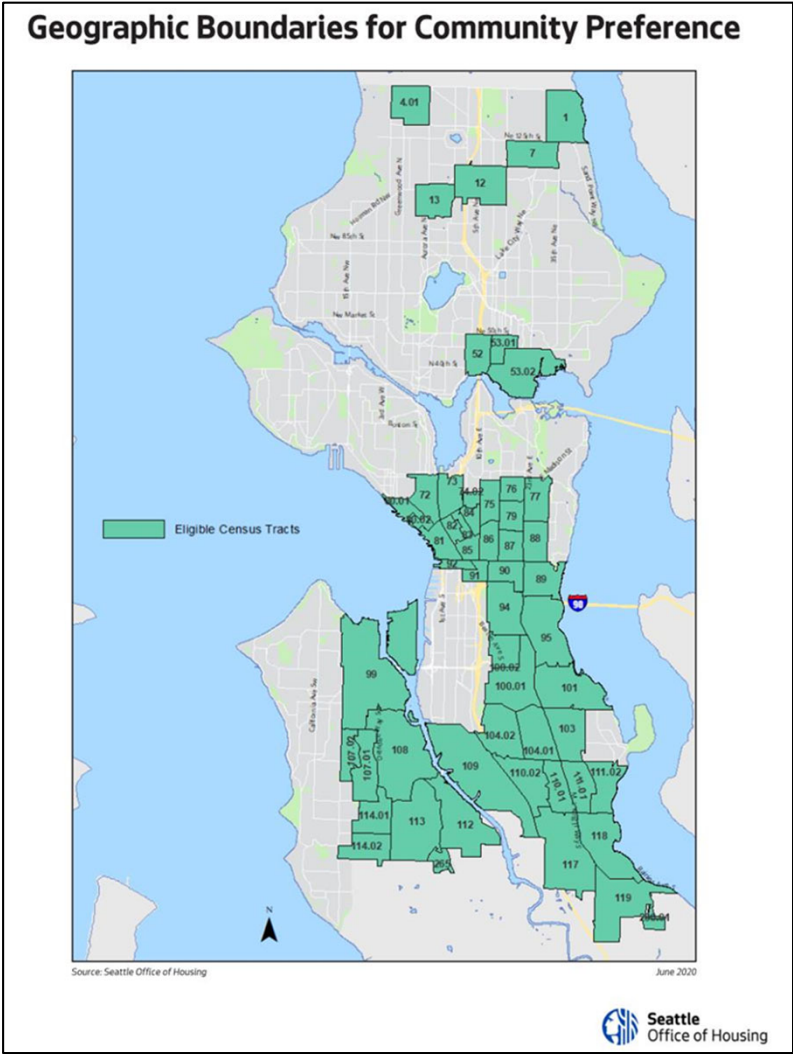


Geography - Zones



Geography – Preference Areas

Highest FARs in Multifamily and Commercial zones would be allowed in Community Preference Areas and areas with Racially Restrictive Covenants



Exemptions

- Design Review
- Parking requirements
- Incentive zoning (only applicable in the Seattle Mixed zones)
- Mandatory Housing Affordability

Administrability

Rulemaking

- Process and criteria for determining whether an organization meets qualifications
- Process and criteria for owner's unit provisions
- Definition of "equitable development use"

June 30, 2024, effective date

Evaluation in 2030

Questions?