

SEATTLE CITY COUNCIL

Legislation Details (With Text)

File #:	CB 118985	Version: 1	Name:	CB 118985

Type: Ordinance (Ord) Status: Passed

In control: City Clerk

On agenda: 8/7/2017

Final Action: 8/18/2017 **Ord. No.** Ord 125387

Title: AN ORDINANCE relating to land use and zoning; amending Sections 23.76.004, 23.76.022, and

23.88.020 of the Seattle Municipal Code to provide that interpretations by the Director of the Seattle Department of Construction and Inspections are not administrative remedies that must be exhausted

prior to seeking judicial review.

Sponsors: Lisa Herbold, Rob Johnson

Indexes:

Attachments: 1. Summary and Fiscal Note, 2. Central Staff Memo (06/20/17), 3. Signed Ordinance 125387, 4.

Affidavit of Publication

Date	Ver.	Action By	Action	Result
8/18/2017	1	City Clerk	attested by City Clerk	
8/18/2017	1	Mayor	returned	
8/18/2017	1	Mayor	Signed	
8/11/2017	1	City Clerk	submitted for Mayor's signature	
8/7/2017	1	City Council	passed	Pass
8/1/2017	1	Planning, Land Use, and Zoning Committee	pass	Pass
7/18/2017	1	Planning, Land Use, and Zoning Committee	discussed	
6/20/2017	1	Planning, Land Use, and Zoning Committee		
5/22/2017	1	City Council	referred	
5/15/2017	1	Council President's Office	sent for review	
5/10/2017	1	City Clerk	sent for review	

CITY OF SEATTLE

ORDINANCE	
COUNCIL BILL	

AN ORDINANCE relating to land use and zoning; amending Sections 23.76.004, 23.76.022, and 23.88.020 of the Seattle Municipal Code to provide that interpretations by the Director of the Seattle Department of Construction and Inspections are not administrative remedies that must be exhausted prior to seeking judicial review.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

File #: CB 118985, Version: 1

Section 1. Table A for Section 23.76.004 of the Seattle Municipal Code, last amended by Ordinance 125291, is amended as follows:

23.76.004 Land use decision framework

* * *

ble	
for	
.76.	
4	
AND	
SE	
ECI	
ON	
RA	
EW	
RK^1	

File #: CB 118985, Version: 1	
Direct	
or's	
and	
Heari	
ng	
Exami	
ner's	
Decisi	
ons	
Requi	
ring	
Maste	
r Use	
Permi	
ts	
TYPE	
I	
Direct	
or's	
Decisi	
on	
(Admi	
nistrati	
ve	
review	
throug	
h land	
use	
interpr	
etation	
as	
allowe	
d by	
Sectio	
n	
23.88.	
(020^2)	
*	Application of development standards for decisions i
*	Uses permitted outright
*	Temporary uses, four weeks or less
*	Renewals of temporary uses, except for temporary uses.
	construction and transitional encampments
*	Intermittent uses
*	Interim use parking authorized under subsection 23.4
*	Uses on vacant or underused lots pursuant to Section

File #:	CB	118985.	Version:	1
---------	----	---------	----------	---

*	Transitional encampment interim use
*	Certain street uses
*	Lot boundary adjustments
*	Modifications of features bonused under Title 24
*	Determinations of significance (EIS required) except
	on historic and cultural preservation
*	Temporary uses for relocation of police and fire stati
*	Exemptions from right-of-way improvement require
*	Special accommodation
*	Reasonable accommodation
*	Minor amendment to a Major Phased Development
*	Determination of whether an amendment to a proper
	minor
*	Streamlined design review decisions pursuant to Sec
	departures are requested, and design review decision
	if no development standard departures are requested
*	Shoreline special use approvals that are not part of a
*	Adjustments to major institution boundaries pursuan
*	Determination that a project is consistent with a plan
*	Decision to approve, condition, or deny, based on SI
	be consistent with a planned action ordinance
*	Other Type I decisions that are identified as such in t
ТҮРЕ	
II	
Direct	
or's	
Decisi	
On (A	
(Appe alable	
to	
Hearin	
g	
Exami	
ner or	
Shorel	
ines	
Hearin	
g	
Board ³)	
*	Temporary uses, more than four weeks, except for te
*	Variances

File #: CB 118985, Version: 1

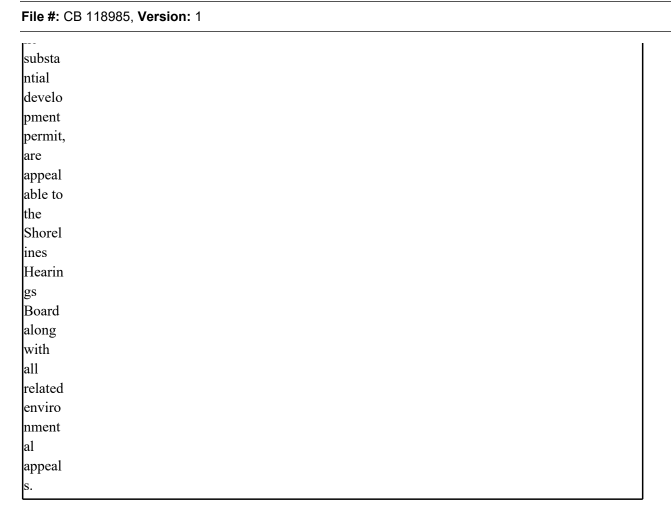
	<u> </u>
*	Administrative conditional uses
*	Shoreline decisions, except shoreline special use app development permit ³
*	Short subdivisions
*	Special exceptions
*	Design review decisions, except for streamlined desi development standard departures are requested, and zone pursuant to Section 23.41.020 if no development
*	Light rail transit facilities
*	The following environmental determinations: 1. Determination of final EIS adequacy 3. I historic and cultural preservation 4. A decision to consEPA policies, except for a project determined to be
*	Major Phased Developments
*	Downtown Planned Community Developments
*	Determination of public benefit for combined lot dev
*	Other Type II decisions that are identified as such in
TYPE III Heari ng Exami ner's Decisi on (No Admin istrativ e Appea l)	
*	Subdivisions (preliminary plats)

File #: CB 118985.	Version:	1
--------------------	----------	---

	
COU	
NCIL	
LAND	
USE	
DECI	
SION	
S	
TYPE	
IV	
(Quasi	
T. 4:.::	
Judicia	
1)	
	Amendments to the Official Land Use Map (rezones
	of errors
*	Public projects that require Council approval
*	Major Institution master plans, including major amer
	development plan component, and master plans prep
	acquisition, merger, or consolidation of major institu
*	Major amendments to property use and development
*	Council conditional uses
*	Other decisions listed in subsection 23.76.036.A
ТҮРЕ	
V	
(Legisl	
ative)	
*	Land Use Code text amendments
*	Area-wide amendments to the Official Land Use Ma
*	Corrections of errors on the Official Land Use Map
*	Concept approvals for the location or expansion of C
*	Major Institution designations and revocations of Ma
*	Waivers or modifications of development standards
*	Adoption of or amendments to Planned Action Ordin
*	Other decisions listed in subsection 23.76.036.C

File #: CB 118985, Version: 1	
Footno	
tes for	
Table	
A for	
23.76.	
004: 1	
Sectio	
ns	
23.76.	
006	
and	
23.76.	
036	
establi	
sh the	
types	
of land	
use	
decisio	
ns in	
each	
catego	
ry.	
This	
Table	
A for	
23.76.	
004 is	
intend	
ed to	
provid	
e only	
a	
genera	
descri	
ption	
of land	
use	
decisio	
n	
types. ²	
Type I	
decisio	
ns ((
are))	
C / /	·

File #: CB 118985, Version: 1	
may	1
be	
subject	
to	
admini	
strativ	
e	
review	
throug	
h a	
land	
use	
interpr	
etation	
pursua	
nt to	
Sectio	
n	
23.88.	
020 <u>.</u> ((
if the	
decisio	
n is	
one	
that is	
subject	
to	
interpr	
etation	
5)) ³	
Shorel	
ine	
decisio	
ns,	
except	
shoreli	
ne	
special	
use	
approv	
als that	
are not	
part of	
a	
shoreli	
lne	I



* * *

Section 2. Subsection 23.76.020.A of the Seattle Municipal Code, which section was last amended by Ordinance 124378, is amended as follows:

23.76.022 Administrative reviews and appeals for Type I and Type II Master Use Permits

A. Appealable decisions

- 1. Type I decisions ((listed in subsection 23.76.006.B are)) may be subject to administrative review through a land use interpretation pursuant to Section 23.88.020. ((if the decision is one that is subject to interpretation.))
- 2. All Type II decisions listed in subsection 23.76.006.C are subject to an administrative open record appeal as described in this Section 23.76.022.

* * *

Section 3. Subsection 23.88.020.A of the Seattle Municipal Code, which section was last amended by Ordinance 124843, is amended as follows:

23.88.020 Land use interpretations

A. Interpretations generally. A decision by the Director as to the meaning, application, or intent of any development regulation in this Title 23 or in Chapter 25.09, Regulations for Environmentally Critical Areas, as it relates to a specific property, or a decision by the Director upon review of a determination of consistency of a proposed project with a planned action ordinance, is known as an "interpretation." An interpretation may be requested in writing by any person or may be initiated by the Director. Procedural provisions and statements of policy are not subject to the interpretation process. A decision by the Director that an issue is not subject to an interpretation request is final and not subject to administrative appeal. A request for an interpretation ((τ_0)) and a subsequent appeal to the Hearing Examiner, if available, are <u>not</u> administrative remedies that must be exhausted before judicial review of a decision subject to interpretation may be sought. An interpretation decision by the Director may affirm, reverse, or modify all or any portion of a Type I or Type II land use decision.

* * *

Section 4. Applicability. This ordinance applies to every request for interpretation received by the Department: (1) before the effective date of this ordinance, if the Department has not provided notice of the interpretation to the person requesting it on or before the effective date of this ordinance; or (2) on or after the effective date of this ordinance.

Section 5. 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 o	f	, 2017, and signed by
me in open session in authentication of its passage this	day of	, 2017.

File #: CB 118985, Version: 1						
			President			
	Approved by me this	day	of			
			Edward B. Murray, Mayor			
	Filed by me this	_day of		, 2017.		
			Monica Martinez Simmo	_		
(Seal)						