CITY OF SEATTLE

ORDINANCE ____________________

COUNCIL BILL _________________

..title
AN ORDINANCE relating to conversions of existing nonresidential structures to residential use; adding a new Section 23.40.080 to the Seattle Municipal Code.

..body
WHEREAS, greater downtown Seattle has experienced significantly increased vacancy rates for commercial offices since the COVID 19 pandemic; and

WHEREAS, The City of Seattle holds it as a high priority to support economic recovery for downtown neighborhoods; and

WHEREAS, on June 29, 2023, Mayor Bruce Harrell released a Downtown Activation Plan that identified numerous strategies and actions to support downtown recovery, including actions that increase residential uses in downtown; and

WHEREAS, City departments are engaging in planning processes for long-term solutions to increase downtown activity that may include programmatic actions such as establishing a crisis care center, and capital investments; and

WHEREAS, in addition to long-term strategies a variety of immediate actions are sought to increase downtown activation and vitality in the short term; and

WHEREAS, during 2023 the State Legislature passed, and Governor Inslee signed, Engrossed Substitute House Bill 1042 amending the state law to create more housing units by removing some of the state’s restrictions on adding dwelling units within existing structures; and

WHEREAS, in May and June 2023, the Office of Planning and Community Development (OPCD) sponsored a competitive call for ideas to convert Seattle downtown commercial
spaces to residential use, and OPCD received 13 proposals that provided suggestions for
policy and code changes; and

WHEREAS, the proposed actions of this ordinance would increase housing supply; and

WHEREAS, the City through its Seattle Department of Construction and Inspections (SDCI)
may provide additional flexibilities outside of this legislation with respect to application
of the construction codes to proposals for conversion of existing structures to residential
uses on a case-by-case basis using existing authority, and Mayor Harrell has directed
SDCI to explore such flexibilities with owners of candidate structures; and

WHEREAS, nothing in this proposed legislation authorizes the City to approve permit
applications in cases in which the building cannot satisfy life safety standards;

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. A new Section 23.40.080 is added to the Seattle Municipal Code as follows:

23.40.080 Conversion to residential use in an existing structure

A. For the purposes of this Section 23.40.080, “conversion to residential use in an
existing structure” means a development that meets all the following criteria:

1. It does not expand a structure horizontally beyond the boundaries of the
existing or approved exterior walls except for addition of incidental features that are necessary to
accommodate residential use such as: ramps for ADA access, replacement windows or sheathing,
addition of material enabling increased insulation, structural features to increase safety, additions
for the purpose of complying with construction and energy codes and building performance
standards for the conversion to residential use, circulation features for fire and life safety,
mechanical equipment, plumbing and duct work, or awnings and bays. The horizontal expansion for incidental features shall not increase the floor area of the structure by more than 5 percent.

2. It does not expand the structure vertically beyond the existing or approved roof elevation, except by up to 15 feet to accommodate configuration or expansion of top floor residential use or rooftop features in residential use. Stair and elevator penthouses, mechanical equipment, and rooftop features allowances otherwise provided by the underlying zone may be placed on top of the 15-foot accommodation for configuration of top floor residential use without disqualifying the development from meeting this criterion.

3. The building in which the conversion would occur received either a temporary or permanent certificate of occupancy prior to March 1, 2024, or if no temporary or permanent certificate of occupancy is available is determined by the Director to have been legally occupied or is in a building approved for future development for which an unexpired Master Use Permit was issued, prior to March 1, 2024.

4. It is a conversion of floor area from nonresidential uses to residential uses that increases the number of dwelling units or congregate residence sleeping rooms in the structure.

5. It does not increase the square footage of nonresidential uses in the structure.

6. It is located in a commercial, a Downtown zone, a Seattle Mixed (SM) zone, the Highrise (HR) zone, or the Midrise (MR) zone.

B. The determination of whether a proposed development qualifies as a conversion to residential use in an existing structure pursuant to subsection 23.40.080.A, and any related land use approvals concerning how the standards of this Section 23.40.080 apply shall be Type I decision.
C. A conversion to residential use in an existing structure meeting the criteria of subsection 23.40.080.A shall be exempt from all development standards and land use regulations of Chapter 23.45 (Multifamily), Chapter 23.47A (Commercial), Chapter 23.48 (Seattle Mixed), Chapter 23.49 (Downtown Zoning), Chapter 23.52 (Transportation Concurrency, and Transportation Impact Mitigation), Chapter 23.53 (Requirements for Streets, Alleys, and Easements), Chapter 23.54 (Quantity and Design Standards for Access, Off-Street Parking, and Solid Waste Storage), Chapter 23.58A (Incentive Provisions), and Subtitle III, Division 3, Overlay Districts, of this Title 23, except that the following categories of development standards and regulations within any of those chapters shall continue to apply:

1. Permitted and prohibited use regulations pertaining to nonresidential uses;
2. Administrative conditional use regulations;
3. Light and glare standards;
4. Noise standards;
5. Institutions;
6. Home occupations;
7. Transitional encampment accessory uses;
8. Landmark Districts and designated landmark structures; and

D. A development proposal for conversion to residential use in an existing structure meeting the criteria of subsection 23.40.080.A in a building with features that are legally nonconforming to applicable development regulations for nonresidential use shall retain a comparable legal nonconforming status upon conversion to residential use. The Director may
approve as a Type I decision any additional features of an existing building nonconforming to applicable development regulations which in the judgment of the Director cannot reasonably be rendered conforming in connection with conversion to residential use. 

E. A conversion to residential use in an existing structure meeting the criteria of subsection 23.40.080.A shall be subject to the following exemptions if the structure is already constructed or construction has commenced on the structural frame for the structure:

1. Exempt from design review; and
2. Exempt from requirements under Chapter 23.58C (Mandatory Housing Affordability for Residential Development) for any portion of the development proposal that converts floor area from a nonresidential use to a residential use.

F. A conversion to residential use in an existing structure meeting the criteria of subsection 23.40.080.A shall be subject to the following if the conversion is in a building approved for future development for which an unexpired Master Use Permit was issued prior to March 1, 2024, and construction on the structure has not yet commenced:

1. Any design review modification to the issued and unexpired Master Use Permit necessary to add residential use shall be reviewed, and may be approved by the Director as a Type I decision; and
2. Notwithstanding the provisions of subsection 23.58C.025.B, any portion of the development proposal that converts floor area from a nonresidential use to a residential use shall be subject to the requirements of Chapter 23.58C that were in effect on the vested date of the unexpired Master Use Permit.
Section 2. This ordinance shall take effect as provided by Seattle Municipal Code Sections 1.04.020 and 1.04.070.

Passed by the City Council the ________ day of _______________________, 2024, and signed by me in open session in authentication of its passage this ________ day of _______________________, 2024.

______________________________________________________________________________

President _____________ of the City Council

Approved / returned unsigned / vetoed this _____ day of _______________________, 2024.

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Bruce A. Harrell, Mayor

Filed by me this ________ day of _______________________, 2024.

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Scheereen Dedman, City Clerk

(Seal)