Resolution No. 39445
A resolution authorizing the execution of an Interlocal Agreement with the Yakima Consortium for Regional Public Safety for the installation of software allowing access to the Yakima County jail records database for the purpose of tracking City inmates housed at Yakima County jail facilities.
[Christopher Bacha, Chief Deputy City Attorney; Elizabeth Pauli, City Attorney]

Resolution No. 39446
A resolution appointing Tony Warfield to the Board of Ethics to fill an unexpired term to expire December 31, 2016.
[Doris Sorum, City Clerk; Elizabeth Pauli, City Attorney]

Resolution No. 39447
A resolution revising the appointment of City Council members to various national, state, regional, and local committees, boards, and commissions, including the City Council’s standing committees, for the year 2016.
[Doris Sorum, City Clerk; Elizabeth Pauli, City Attorney]

Resolution No. 39448
A resolution awarding a contract to Advanced Broadcast Solutions, LLC, in the amount of $2,308,759, plus sales tax, budgeted from the Cable TV Fund, for television and audio visual equipment replacement in the City Council Chambers, TV Tacoma studio, remote production truck, and master control center - Specification No. CM16-0181F.
[Jeff Lueders, Cable Communications and Franchise Services Manager; Gwen Schuler, Director, Media and Communications]

Resolution No. 39449
A resolution awarding a contract to Owen Equipment Co., in the amount of 398,915.74, plus sales tax, budgeted from Wastewater Fund, for a five-yard combination jet vacuum sewer cleaner/vactor - Washington State Contract No. 01912.
[Judith Scott, Operation and Maintenance Division Manager; Michael P. Slevin III, P.E., Director, Environmental Services]
Resolution No. 39450
A resolution awarding a contract to OSW Equipment & Repair Inc., in the amount of $468,760, plus sales tax, budgeted from the Fleet Equipment Rental Fund, for five steel taper side dump bodies, two steel three-axle pup trailers, and related modifications - Specification No. GF16-0153F.
[Justin E. Davis, Facilities Division Manager; Kurtis D. Kingsolver, P.E., Director, Public Works]

Resolution No. 39451
A resolution authorizing an increase to the contract with Tye Miller, Inc., dba T. Miller Construction, in the amount of $5,207.54, plus sales tax, for a cumulative total of $409,450.05, budgeted from the Capital Projects REET Fund, for additional project improvements with the construction of the Chinese Reconciliation Park Phase III - Specification No. PW14-0675F.
[Chris E. Larson, P.E., Engineering Division Manager; Kurtis D. Kingsolver, P.E., Director, Public Works]

Resolution No. 39452
A resolution authorizing an increase to the contract with Green Earthworks Construction, Inc., in the amount of $100,000, sales tax not applicable, for a cumulative total of $300,000, budgeted from the Dangerous Building Fund, for nuisance abatement services - Specification No. NC15-0182F.
[Nadia Chandler Hardy, Director, Neighborhood and Community Services]

Resolution No. 39453
A resolution authorizing an increase to the contract with KONE Inc., in the amount of $1,523,600.00, plus sales tax, plus a 10 percent contingency, for a cumulative total of $1,832,601.30, budgeted from the Municipal Building Acquisition and Operations Fund, for elevator preventative and routine maintenance at various facilities and updating the Municipal Building elevators - U.S. Communities Contract No. 201414653.
[Justin E. Davis, Facilities Division Manager; Kurtis D. Kingsolver, P.E., Director, Public Works]

Resolution No. 39454
A resolution authorizing an increase to the contract with 3MW Studio LLP, dba 3 Square Blocks, LLP, in the amount of $66,208.46, sales tax not applicable, for a cumulative total of $308,798.46, budgeted from the NEP Watershed Grant and Miscellaneous Planning Grants, to provide additional assistance in the development of the Tacoma Mall Subarea Plan and Environmental Impact Statement through June 30, 2017 - Specification No. PL14-0428F.
[Brian Boudet, Planning Division Manager; Peter Huffman, Director, Planning and Development Services]

Ordinance No. 28354
An ordinance vacating the south 125 feet of the alley between Union Avenue and Puget Sound Avenue, north of South 40th Street, to consolidate the properties and facilitate future development.
(Active Investments Co., LLC; File No. 124.1360)
[Phyllis K. Macleod, Hearing Examiner]
Amended Ordinance No. 28361
An ordinance amending Chapter 8.30 of the Municipal Code, relating to public nuisances, and Title 13, entitled “Land Use Regulatory Code”, relating to marijuana use regulations, and terminating the temporary moratorium concerning the production, processing, researching and retail sale of marijuana.
[Brian Boudet, Planning Division Manager; Peter Huffman, Director, Planning and Development Services]
RESOLUTION NO. 39445

A RESOLUTION authorizing the execution of an Interlocal Agreement with the Yakima Consortium for Regional Public Safety for the installation of software allowing Tacoma Municipal Court and City Attorney staff access to the Yakima County jail records database for the purpose of tracking City inmates housed at Yakima County jail facilities.

WHEREAS, in June 2015, the City Council approved jail service agreements with Pierce County, the Nisqually Tribe, and SCORE, which replaced a single agreement with the City of Fife, and

WHEREAS, in October 2015, the City Council approved a jail services agreement with the Yakima County Department of Corrections (“YCDOC”) in order to increase the City’s inmate housing capacity and take advantage of a cost-effective rate structure, and

WHEREAS the YCDOC is a member of a regional public safety services consortium known as the Yakima Consortium for Regional Public Safety (“YAKCORPS”), which is responsible for the management and operation of the Integrated Public Safety System (“IPSS”), and

WHEREAS the IPSS database contains YCDOC inmate record information, including records of City inmates housed by the YCDOC, and

WHEREAS, currently, inmate information is provided once daily to Municipal Court and City Attorney staff in the form of a custody report, as well as bimonthly jail inmate release reports and monthly billing reports, and

WHEREAS Municipal Court judges do not have real-time access to inmate information while court is in session, and City staff assigned to manage the jail contracts and inmate populations among Pierce County, Nisqually and Yakima County, and conduct billing reviews also does not have access to the database, and

-1-
WHEREAS YAKCORPS is willing to provide read-only access to City inmate records maintained in the IPSS database pursuant to the terms of an Interlocal Agreement, which provides that YCDOC will install software on City computers and provide one-time, onsite training to City staff, and, further, that YCDOC has agreed to fund the cost of software and technology services provided by YAKCORP for five computer terminals; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

That the proper officers of the City of Tacoma are hereby authorized to enter into an Interlocal Agreement with the Yakima Consortium for Regional Public Safety (“YAKCORPS”) for the installation of software allowing Tacoma Municipal Court and City Attorney staff access to the Yakima County jail records database for the purpose of tracking City inmates housed at Yakima County jail facilities, said interlocal agreement to be substantially in the form of the document on file in the office of the City Clerk.

Adopted ____________________________

__________________________________ Mayor

Attest:

__________________________________ City Clerk

Approved as to form:

__________________________________ Deputy City Attorney
BY REQUEST OF COUNCIL MEMBERS CAMPBELL, IBSEN, LONERGAN, AND THOMS

A RESOLUTION relating to committees, boards, and commissions; appointing an individual to the Board of Ethics.

WHEREAS a vacancy exists on the Board of Ethics, and

WHEREAS, at its meeting of May 4, 2016, the Government Performance and Finance Committee conducted interviews and recommended the appointment of Tony Warfield to said board, and

WHEREAS, pursuant to City Charter 2.4 and the Rules, Regulations, and Procedures of the City Council, Tony Warfield has been nominated to serve on the Board of Ethics; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

That Tony Warfield is hereby confirmed and appointed as a member of the Board of Ethics to fill an unexpired term to expire December 31, 2016.

Adopted ____________________

____________________________
Mayor

Attest:

____________________________
City Clerk

Approved as to form:

____________________________
City Attorney
RESOLUTION NO. 39447

BY REQUEST OF MAYOR STRICKLAND

A RESOLUTION relating to committees, boards, and commissions; revising the appointment of City Council members to various national, state, regional, and local committees, boards, and commissions, including the City Council’s standing committees, for the year 2016.

WHEREAS the Mayor and City Council members are called upon to serve on a number of local, regional, state, and national committees, boards, and commissions, and

WHEREAS the status of each membership is reviewed on an annual basis and modified as necessary to remain current and respond to changing requests, and

WHEREAS Resolution No. 39361, adopted on January 12, 2016, appointed City Council members to various local, regional, state, and national committees, boards, and commissions for the year 2016, and

WHEREAS, on February 2, 2016, Resolution No. 39376 was adopted, revising these appointments as a result of the elimination of the Neighborhoods and Housing Standing Committee and the renaming of the Public Safety, Human Services, and Education Committee to the Community Vitality and Safety Committee, and

WHEREAS Deputy Mayor Mello has requested a reassignment of the Access Mobility Partnership, Community Council Liaison, and Pierce County Regional Council committees for the remainder of 2016, and
WHEREAS, pursuant to the Tacoma City Charter and the rules, regulations, and procedures of the City Council, the City Council Members named on Exhibit “A” have been nominated to serve on said committees, boards, and commissions listed thereon; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

That those nominees to the committees, boards, and commissions listed on Exhibit “A” are hereby confirmed, and the City Council Members designated thereon shall be appointed as members of such committees, boards, and commissions, as set forth on said Exhibit “A.”

Adopted ______________________

______________________________
Mayor

Attest:

______________________________
City Clerk

Approved as to form:

______________________________
City Attorney
EXHIBIT “A”

2016 CITY COUNCIL APPOINTMENTS

1. Association of Washington Cities Board – Mello, Thoms (alternate)
2. Association of Washington Cities Legislative Committee – Mello, Thoms (alternate)
3. Association of Washington Cities State and Federal Policy Committee – Mello, Thoms (alternate)
4. City Manager Performance Review Committee – Strickland, Campbell, Lonergan Woodards, Thoms (alternate)
5. Community Council Liaison – Mello McCarthy
6. Community Vitality and Safety Committee - Blocker, Campbell, Lonergan, Woodards, Mello (alternate)
7. Cross District Association of Tacoma – Woodards, McCarthy (alternate)
8. Crystal Judson Family Justice Center – Campbell, Thoms
10. Economic Development Committee – Strickland, Campbell, Mello, Thoms, McCarthy (alternate)
11. Firemen’s Pension Fund Board of Trustees – Lonergan, Strickland (alternate)
12. ForeverGreen Trails – Ibsen
13. Foundation for Tacoma Schools – Woodards
15. Hotel-Motel Tax Advisory Committee – Woodards
16. Infrastructure, Planning, and Sustainability Committee – Ibsen, McCarthy, Mello, Thoms, Blocker (alternate)
17. Investment and Finance Committee – Strickland
18. Joint Municipal Action Committee – Ibsen, Thoms, Campbell (alternate)
19. Law and Justice Council – Woodards
20. Law and Justice Community Oversight Subcommittee – Woodards
22. Parks Policy Group – Blocker, Campbell
23. Pierce County Commission Against Domestic Violence – Woodards, Campbell (alternate)
24. Pierce County Flood Control Zone District Advisory Committee - Mello
25. Pierce County Regional Council – Ibsen, Lonergan, McCarthy, MelloBlocker (alternate)
26. Pierce Transit Board – Strickland, Mello
27. Police Disability and Pension Fund Board – Strickland, Lonergan (alternate)
28. Puget Sound Clean Air Agency Board/Board of Directors – Mello, McCarthy (alternate)
29. Puget Sound Regional Council/Executive Board – Strickland, Thoms (alternate)
30. Puget Sound Regional Council/Economic Development District Board – McCarthy, Woodards (alternate)
31. Puget Sound Regional Council/Growth Management Policy Board – Mello, Thoms (alternate)
32. Puget Sound Regional Council/Transportation Policy Board – Thoms, Mello (alternate)
33. Puyallup Tribe Community Contribution Committee [2 percent] – Strickland, Campbell (alternate)
34. Regional Access Mobility Partnership – MelloThoms
35. Safe Streets Board – Campbell
36. Sound Transit Board – Strickland
37. South Sound 911 – Lonergan, Thoms
38. Tacoma Arts Commission – Campbell, Blocker (alternate)
39. Tacoma Council of PTA/City Government Liaison – Thoms
40. Tacoma Employees’ Retirement System Board of Administration – Strickland
41. Tacoma-Pierce County Board of Health – Campbell, Woodards, Blocker (alternate)
42. Trade Development Alliance of Greater Seattle – Strickland, Woodards (alternate)
43. Urban Waters Board of Directors – Thoms, McCarthy (alternate)
44. U.S. Conference of Mayors – Strickland
45. WorkForce Central – Strickland, Lonergan
46. Zoo Trek Authority – Ibsen, Lonergan
RESOLUTION NO. 39448

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the execution of a contract with Advanced Broadcast Solutions, LLC, in the amount of $2,308,759, plus sales tax, budgeted from the Cable TV Fund, for TV and audio visual equipment replacement in the Council Chambers, TV Tacoma TV studio, remote production truck, and master control center pursuant to Specification No. CM16-0181F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with Advanced Broadcast Solutions, LLC, in the amount of $2,308,759, plus sales tax, budgeted from the Cable TV Fund, for TV and audio visual equipment replacement in the Council Chambers, TV Tacoma TV studio,
remote production truck, and master control center pursuant to Specification No. CM16-0181F, consistent with Exhibit “A.”

Adopted

__________________________
Mayor

Attest:

__________________________
City Clerk

Approved as to form:

__________________________
City Attorney
RESOLUTION NO. 39449

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the execution of a contract with Owen Equipment Co., in the amount of $398,915.74, plus sales tax, budgeted from ES Wastewater Fund, for the purchase of a Combination Jet Vacuum Sewer Cleaner (Five-yard Vactor) pursuant to Washington State Contract No. 01912.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with Owen Equipment Co., in the amount of $398,915.74, plus sales tax, budgeted from ES Wastewater Fund, for the purchase of a
Combination Jet Vacuum Sewer Cleaner (Five-yard Vactor) pursuant to Washington State Contract No. 01912, consistent with Exhibit “A.”

Adopted ______________________


Mayor

Attest:

_____________________________

City Clerk

Approved as to form:

_____________________________

City Attorney
RESOLUTION NO. 39450

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the execution of a contract with OSW Equipment & Repair, Inc., in the amount of $468,760, plus sales tax, budgeted from the Fleet Equipment Rental Capital General Fund, for the purchase of five 12/15 yard capacity steel taper side dump bodies, two 12/15 yard capacity steel three-axle pup trailers, and related modifications pursuant to Specification No. GF16-0153F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with OSW Equipment & Repair, Inc., in the amount of $468,760, plus sales tax, budgeted from the Fleet Equipment Rental Capital General Fund, for the purchase of five 12/15 yard capacity steel taper side
dump bodies, two 12/15 yard capacity steel three-axle pup trailers, and related modifications pursuant to Specification No. GF16-0153F, consistent with Exhibit “A.”

Adopted ____________________

________________________________________
Mayor

Attest:

________________________________________
City Clerk

Approved as to form:

________________________________________
City Attorney
RESOLUTION NO. 39451

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the increase of Contract No. 4600010501 with Tye Miller, Inc., dba T. Miller Construction, in the amount of $5,207.54, for a cumulative total of $409,450.05, plus sales tax, budgeted from the Capital Projects - REET Fund, for additional project improvements with the construction of Chinese Reconciliation Park Phase III pursuant to Specification No. PW14-0675F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to increase Contract No. 4600010501 with Tye Miller, Inc., dba T. Miller Construction, in the amount of $5,207.54, for a cumulative total of $409,450.05, plus sales tax, budgeted from the Capital Projects - REET Fund, for additional project...
improvements with the construction of Chinese Reconciliation Park Phase III pursuant to Specification No. PW14-0675F, consistent with Exhibit “A.”

Adopted __________________

________________________
Mayor

Attest:

________________________
City Clerk

Approved as to form:

________________________
City Attorney
RESOLUTION NO. 39452

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the increase of Contract No. 4600010689 with Green Earthworks Construction, Inc., in the amount of $100,000, sales tax not applicable, for a cumulative contract amount of $300,000, budgeted from the Dangerous Building Fund, for general nuisance abatement services pursuant to Specification No. NC15-0182F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to increase Contract No. 4600010689 with Green Earthworks Construction, Inc., in the amount of $100,000, sales tax not applicable, for a cumulative contract amount of $300,000, budgeted from the Dangerous Building Fund, for general
nuisance abatement services pursuant to Specification No. NC15-0182F, consistent with Exhibit "A."

Adopted ________________________

______________________________
Mayor

Attest:

______________________________
City Clerk

Approved as to form:

______________________________
Deputy City Attorney
A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the increase of Contract No. 4600011087 with KONE Inc., in the amount of $1,523,600, plus a 10 percent contingency, for a cumulative total of $1,832,601.30, plus sales tax, budgeted from the Municipal Building Acquisitions & Operations Fund, for elevator preventative and routine maintenance at various facilities and modernization of the Tacoma Municipal Building elevators, pursuant to U.S. Communities Contract No. 201414653, Contract No. 4600011087.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to increase Contract No. 4600011087 with KONE Inc., in the amount of $1,523,600, plus a 10 percent contingency, for a cumulative total of $1,832,601.30, plus sales tax, budgeted from the Municipal Building Acquisitions & Operations Fund, for elevator preventative and routine maintenance at various facilities and
modernization of the Tacoma Municipal Building elevators, pursuant to
U.S. Communities Contract No. 201414653, Contract No. 4600011087, consistent
with Exhibit “A.”

Adopted____________________

____________________
Mayor

Attest:

____________________
City Clerk

Approved as to form:

____________________
City Attorney
RESOLUTION NO. 39454

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the increase of Contract No. 4600010695 with 3MW Studio LLP, dba 3 Square Blocks, LLP, in the amount of $66,208.46, for a cumulative total of $308,798.46, sales tax not applicable, budgeted from the NEP Watershed Grant and Miscellaneous Planning Grants, to provide additional assistance to the City in the development of the Tacoma Mall Subarea Plan and Environmental Impact Statement, through June 30, 2017, pursuant to Specification No. PL14-0428F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to increase Contract No. 4600010695 with 3MW Studio LLP, dba 3 Square Blocks, LLP, in the amount of $66,208.46, for a cumulative total of $308,798.46, sales tax not applicable, budgeted from the NEP Watershed Grant and Miscellaneous Planning Grants, to provide additional assistance to the City in the development of
the Tacoma Mall Subarea Plan and Environmental Impact Statement, through
June 30, 2017, pursuant to Specification No. PL14-0428F, consistent with
Exhibit “A.”

Adopted ____________________________
____________________________________
Mayor

Attest:

____________________________________
City Clerk

Approved as to form:

____________________________________
City Attorney
ORDINANCE NO. 28354

AN ORDINANCE related to the vacation of City right-of-way; vacating the south
125 feet of the alley between Union Avenue and Puget Sound Avenue,
lying north of South 40th Street, for the purpose of consolidating
adjoining properties and facilitating future development of the site; and
adopting the Hearing Examiner’s Findings, Conclusions, and
Recommendations related thereto.

WHEREAS all steps and proceedings required by law and by
resolution of the City Council to vacate the portion of the right-of-way
hereinafter described have been duly taken and performed; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

Section 1. That the City Council hereby adopts the Hearing Examiner’s
Findings, Conclusions, and Recommendations as contained in the Hearing
Examiner’s Report and Recommendation to the City Council bearing File
No. 124.1360 and dated March 15, 2016, which Report is on file in the office of
the City Clerk.
Section 2. That the south 125 feet of the alley between Union Avenue and Puget Sound Avenue, lying north of South 40th Street, legally described as follows:

A portion of the Northwest quarter of the Southwest quarter of Section 18, Township 20 North, Range 03 East, W.M., more particularly described as follows:

The alley abutting Lots 1 through 5, inclusive, Blocks 2 and 3, Cascade Park Addition to Tacoma, W.T., according to the Plat recorded in Book 1 of plats, page 120, records of Pierce County, Washington;

Situate in the City of Tacoma, County of Pierce, State of Washington;

is hereby vacated, and the land so vacated is hereby surrendered and attached to the property bordering thereon, as a part thereof, and all right or title of the City in and to the portion of the right-of-way so vacated does hereby vest in the owners of the property abutting thereon, all in the manner provided by law; provided, however, that there is hereby retained and reserved, pursuant to the statutes of the state of Washington, the following easement, to-wit:
City of Tacoma

A utility easement over a 5-foot by 5-foot area in the southeast corner of the vacated area shall be reserved for the City of Tacoma for maintenance, repair, construction, and replacement of existing and future above-ground and underground utilities.

Passed ____________________

Attest:

Mayor

City Clerk

Approved as to form:

Property description approved:

Deputy City Attorney

Chief Surveyor

Public Works Department

Location: South 125 feet of the alley between Union Avenue and Puget Sound Avenue, lying north of South 40th Street

Petitioner: Active Investment Co., LLC

Vacation Req. No. 124.1360
ORDINANCE NO. 28361

AN ORDINANCE relating to land use regulations associated with Initiative 502; amending Chapter 8.30 of the Tacoma Municipal Code ("TMC"), Public Nuisances, and TMC Title 13, Land Use Regulatory Code, pertaining to marijuana use regulations; and, upon the adopted regulations becoming effective, terminating the temporary moratorium enacted pursuant to Substitute Ordinance No. 28343, concerning the production, processing, researching and retail sale of marijuana.

WHEREAS State Initiative 502 ("I-502"), approved by Washington voters in November 2012, provides a framework for licensing and regulating the production, processing, and retail sale of recreational marijuana, and

WHEREAS, in February 2015, the City adopted pertinent land use regulations in order to provide policy and regulatory guidance and facilitate the review of recreational marijuana license applications within City limits, and

WHEREAS, in April 2015, the Washington State Legislature enacted the Cannabis Patient Protection Act, establishing regulations for the formerly unregulated aspects of the marijuana system and aligning it with the existing recreational system, and

WHEREAS the State Liquor and Cannabis Board, through its rulemaking process to establish corresponding administrative procedures and standards, has expanded the existing cap on retail marijuana stores in the City earlier than anticipated, and is set to promulgate other potential rule changes and establish a new class of use, the marijuana cooperative, and

WHEREAS, in order to preserve the City’s regulatory authority and the validity of its legislative process, and to allow sufficient time for local policy discussion on the matter, the City Council enacted a temporary moratorium on new
marijuana retail uses and the establishment of marijuana cooperatives for a period
of six months, pursuant to Substitute Ordinance No. 28343, enacted on January 12,
2016, and

WHEREAS the six-month moratorium allowed the Planning Commission and
staff sufficient time to develop recommendations for amended regulations which
address community concerns, and

WHEREAS the Planning Commission developed its recommendations
through a public review process, including a public hearing on March 2, 2016, and

WHEREAS the Planning Commission finalized its recommendations on
April 6, 2016, for proposed amendments to the Marijuana Use Regulations and the
Land Use Regulatory Code, and

WHEREAS Planning and Development Services staff also developed
recommendations for proposed Code amendments based on technical analysis and
public comments, and presented such recommendations for consideration by the
Planning Commission, and

WHEREAS, while the Planning Commission and staff recommendations
differ in certain key provisions, they present valuable alternatives for the City
Council’s decision-making, and both merit, and have been made available for,
citizen review and comments, and

WHEREAS the nuisance regulations, as contained in Title 8 of the Tacoma
Municipal Code, applicable to marijuana-related businesses are also being
amended to be consistent with the proposed amendments to the Land Use
Regulatory Code, and
WHEREAS, pursuant to TMC 13.02, the City Council is required to conduct a
public hearing before enacting any amendments to the Land Use Regulatory Code
and other relevant provisions of the Code, and

WHEREAS the City Council conducted a public hearing on the proposed
amendments to the Land Use Regulatory Code and other relevant provisions of the
Code on April 26, 2016; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

Section 1. That Chapter 8.30 of the Tacoma Municipal Code (“TMC”), Public
Nuisances, is hereby amended by amending Section 8.30.045, Cannabis, to read
as set forth in the attached Exhibit “A.”

Section 2. That Title 13 of the TMC, Land Use Regulatory Code, is hereby
amended to read as set forth in the attached Exhibit “B.”

Section 3. That the temporary moratorium on marijuana enacted pursuant to
Substitute Ordinance No. 28343, concerning the production, processing,
researching and retail sale of marijuana, is terminated as of the effective date of this
ordinance.

Passed __________________

_____________________________________________________________________
Mayor

Attest:

_____________________________________________________________________
City Clerk

Approved as to form:

_____________________________________________________________________
Deputy City Attorney
EXHIBIT “A”

Chapter 8.30
PUBLIC NUISANCES

Sections:
8.30.010 Purpose and intent.
8.30.020 Definitions.
8.30.030 Public nuisance defined.
8.30.040 Specific public nuisances declared.
8.30.045 Cannabis.
8.30.050 Parking of vehicles on residential property.
8.30.055 Abandoned property in the right-of-way.
8.30.060 Penalty for violation.
8.30.070 Emergency actions.
8.30.080 Notice of Violation and Abatement.
8.30.090 Alternative Process – Notice of Violation, civil penalty, and abatement.
8.30.100 Hearing by the Hearing Examiner.
8.30.110 Abatement process.
8.30.120 Recovery of costs and expenses.
8.30.130 Hearing regarding cost of abatement.
8.30.140 Additional relief.
8.30.150 Repeat offenders.
8.30.160 Severability.

* * *

8.30.045 Cannabis.

A. Relationship with other laws.

Producing, manufacturing, processing, delivering, distributing, possessing, and using cannabis are crimes under federal law and may be crimes under the municipal code and state law. This section is a civil remedy and does not affect any state or federal law governing the production, manufacture, processing, delivery, distribution, possession, researching, or use of cannabis.

B. Definitions.

1. “Cannabis” or “Marijuana” means all parts of the plant Cannabis, commonly known as marijuana, whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or resin.

2. “Cannabis garden” means any place, area, or garden where cannabis is produced or processed and either (a) the person producing or processing the cannabis is not a qualifying patient or designated provider or (b) a copy or copies of the valid documentation of the qualifying patient(s) who own or share responsibility for the garden is not available at all times on the premises or (c) the number of plants or useable cannabis on the premises exceeds the limits set forth in RCW 69.51A.040(1)(a), RCW 69.51A.040(1)(b), or RCW 69.51A.085, or the garden is not otherwise in full compliance with RCW 69.51A.040(1)(a), RCW 69.51A.040(1)(b), or RCW 69.51A.085. Cannabis garden does not include a state-licensed marijuana producer, processor, or retailer as authorized by RCW 69.50 and operating in compliance therewith.

3. “Collective garden” means any place, area, or garden where qualifying patients (as defined in RCW 69.51A.010) share responsibility and engage in the production, processing, and delivery of cannabis for medical use as set forth in RCW 69.51A.085 and in full compliance with all limitations and requirements set forth in RCW 69.51A.085. “Collective garden” does not include any office, meeting place, or club associated with a collective garden which is not located within the same structure as the collective garden itself.
4. “Child care center” means an entity that regularly provides child day care and early learning services for a group of children for periods of less than 24 hours licensed by the Washington State Department of Early Learning under chapter 170-295 WAC.

5. “Dispensary” means any place where cannabis is delivered, sold, or distributed or offered for delivery, sale, or distribution. Dispensary does not include a state-licensed marijuana retail establishment as authorized by RCW 69.50 and operating in compliance therewith. Dispensary does not include a private residence where a designated provider delivers medical cannabis to his or her qualifying patient or a private residence where a member of a collective garden delivers medical cannabis to another member of the same collective garden. Dispensary does not include a collective garden, but does include any office, meeting place, club, or other place which is not located within the same structure as the collective garden itself where medical cannabis is delivered regardless of whether the delivery is made to another member of the collective garden.

6. “Drop-in center for youth” means an establishment operated by a social service or charity organization that is designed to provide recreational, educational, or counseling services to youth.

7. “Drug rehabilitation facility, substance abuse facility, or detoxification center” means any facility licensed by the Washington State Department of Social and Health Services whose primary focus is treatment for a person with a chemical or drug dependency, whether on an outpatient or inpatient basis.

8. “Elementary school” means a school for early education that provides the first four to eight years of basic education and recognized by the Washington State Superintendent of Public Instruction.

9. “Game arcade” means an entertainment venue featuring primarily video games, simulators, and/or other amusement devices where persons under 21 years of age are not restricted.

10. “Library” means an organized collection of resources made accessible to the public for reference or borrowing supported with money derived from taxation.

11. “Medical cannabis garden” means any place, area, or garden where a qualifying patient or designated provider (as defined in RCW 69.51A.010) produces or processes cannabis for medical use as set forth in RCW 69.51A.040 and in full compliance with all limitations and requirements set forth in RCW 69.51A.040.

12. “Perimeter” means a property line that encloses an area.

13. “Playground” means a public outdoor recreation area for children, usually equipped with swings, slides, and other playground equipment, owned and/or managed by a city, county, state, or federal government.

14. “Processor” or “licensed processor” shall mean a marijuana processor licensed by the state pursuant to RCW 69.50.325(2).

15. “Producer” or “licensed producer” shall mean a marijuana producer licensed by the state pursuant to RCW 69.50.325(1).

16. “Public park” or “park” means an area of land for the enjoyment of the public, having facilities for rest and/or recreation, such as a baseball diamond or basketball court, owned and/or managed by a city, county, state, federal government, or metropolitan park district. Public park does not include trails.

17. “Public transit center” means a facility located outside of the public right of way that is owned and managed by a transit agency or city, county, state, or federal government for the express purpose of staging people and vehicles where several bus or other transit routes converge.

18. “Recreation center or facility” means a supervised center that provides a broad range of activities and events intended primarily for use by persons under 21 years of age, owned and/or managed by a charitable nonprofit organization, city, county, state, or federal government.

19. “Retailer” or “licensed retailer” shall mean a marijuana retailer licensed by the state pursuant to RCW 69.50.325(3).

20. “Secondary school” means a high and/or middle school: a school for students who have completed their primary education, usually attended by children in grades 7 to 12 and recognized by the Washington State Superintendent of Public Instruction.
21. The definitions contained in Chapter 69.50 RCW, Chapter 69.51A RCW, and WAC 314-55 shall be used to define any term in this section not otherwise defined herein.

C. Nuisance defined.

The production, manufacture, processing, delivery, distribution, possession, or use of cannabis for medical purposes for which there is an affirmative defense under state law, or for other purposes as outlined and regulated in accordance with RCW 69.50, may be a nuisance by unreasonably annoying, injuring, or endangering the comfort, repose, health, or safety of others; by being unreasonably offensive to the senses; by being an unlawful act; by resulting in an attractive nuisance; or by otherwise violating the municipal code or state law.

The following specific acts, omissions, places, and conditions are declared to be a public nuisance, including, but not limited to, any one or more of the following:

1. Any place selling, distributing, or providing marijuana to others, except as properly licensed or registered by the Washington State Liquor and Cannabis Board. A cannabis garden is a nuisance per se.

2. Any dispensary is a nuisance per se.

3. Any cannabis garden, collective garden, dispensary, medical cannabis garden, state-licensed processor, producer, or licensed retailer where cannabis is displayed against or adjacent to exterior windows directly visible from the adjacent public right-of-way.

4. Any cannabis garden, collective garden, dispensary, medical cannabis garden, state-licensed processor, producer, or retailer, or state registered cooperative where the odor of cannabis can be smelled or detected from the adjacent public right-of-way.

5. A marijuana club is a nuisance per se.

6. Any collective garden located within 600 feet of the perimeter of any of the following, whether in or out of the City:
   a. Public or private elementary or secondary school;
   b. Daycare, nursery, preschool, or child care center;
   c. Public park;
   d. Library;
   e. Drug rehabilitation facility, substance abuse facility, or detoxification center; or
   f. Drop-in center for youth.

7. The distance shall be measured as the shortest straight line from the closest parcel line in which the collective garden is located to the closest parcel line of any of the uses in this subsection.

8. Any collective garden where any person under the age of 18 years is present or is permitted to be present.

9. Any collective garden or medical cannabis garden that is not fully enclosed within a structure.

10. Any parcel containing more than one collective garden, medical cannabis garden, or combination of collective garden and medical cannabis garden.

11. Any collective garden or cannabis garden where any violation of Chapter 69.50 RCW occurs and for which the affirmative defense created by Chapter 69.51A RCW would not apply.

12. Any place bearing a sign or placard advertising cannabis for sale or delivery, except that a state-licensed marijuana retailer is permitted to display a single sign no larger than 1,600 square inches identifying the retail outlet by the licensee’s business or trade name. No state-licensed marijuana producer, processor, or retailer shall place or maintain, or cause to be placed or maintained, an advertisement of marijuana, useable marijuana, or a marijuana-infused product in any form or through any medium whatsoever.
a. Within 1,000 feet of the perimeter of an elementary or secondary school, playground, recreation center or facility, child care center, public park, library, public transit center, court house, correctional facility, drug rehabilitation facility, substance abuse facility, or detoxification center or any game arcade where admission to which is not restricted to persons aged 21 years or older;

b. On or in a public transit vehicle or public transit shelter, or

c. On or in a publicly owned or operated property.

445. Any place where any production, manufacture, processing, delivery, distribution, possession, or use of cannabis occurs for which there is no affirmative defense under state law, or except as expressly authorized by Chapter 69.50 RCW.

426. Any place other than a private residence where cannabis is smoked or ingested.

13. Any state-licensed cannabis retailer, processor, or producer located within 1,000 feet of the perimeter of any of the following, whether in or out of the City:

a. Playground, recreation center, or facility;

b. Child care center;

c. Public park;

d. Public transit center;

e. Library;

f. Game arcade where admission to which is not restricted to persons aged 21 years or older;

g. Elementary or secondary school;

h. Any state licensed retailer within 1,000 feet of the perimeter of a court house, correctional facility, drug rehabilitation facility, substance abuse facility, or detoxification center.

i. The distance shall be measured as the shortest straight line from the closest parcel line in which the state licensed cannabis retailer, processor, or producer is located to the closest parcel line of any of the uses in this subsection.

447. Any state-licensed cannabis retailer, processor, or producer where any person under the age of 21 years is present or is permitted to be present, unless permitted by state law.

458. Any state-licensed retailers selling products or services other than useable marijuana, marijuana-infused products, or paraphernalia intended for the storage or use of useable marijuana or marijuana-infused products.

16. Any state-licensed retailers selling useable marijuana, marijuana-infused products, or paraphernalia between 12 a.m. and 8 a.m.

479. Any unlicensed marijuana retailer, producer, researcher, or processor operating within City limits.

108. Any state-licensed producer whose production activities are not within a fully enclosed, secure facility or greenhouse with rigid walls, a roof and doors, or whose outdoor production activities are not enclosed by a sight obscured wall or fence at least eight feet high.

-7-
Marijuana Regulations

LAND USE REGULATORY CODE CHANGES
Amending TMC Chapters 13.06 Zoning and 13.06A Downtown Tacoma

Chapter 13.06 Zoning

Sections:
13.06.100 Residential Districts.
13.06.100.B.1 R-1 Single-Family Dwelling District.
13.06.100.B.2 R-2 Single-Family Dwelling District.
* * *
13.06.555 View-Sensitive Overlay District.
13.06.560 Parks, recreation and open space.
13.06.565 Marijuana UsesBusinesses.
13.06.570 Live/Work and Work/Live.
13.06.600 Zoning code administration – General purposes.
13.06.601 Public Facility Sites – Development Regulation Agreements Authorized.
* * *
13.06.650 Application for rezone of property.
13.06.655 Amendments to the zoning regulations.
13.06.700 Definitions and illustrations.
* * *
* * *
13.06.565 Marijuana UsesBusinesses.
A. Intent. In November 2012, Washington voters passed Initiative 502, which establishes precedent for the production, processing and retail sale of marijuana for recreational purposes. In April 2015, the state Legislature enacted two laws, 2SSB 5052 and 2E2SHB 2136. The new laws establish regulations for the formerly unregulated aspects of the marijuana system, establish a “medical marijuana endorsement” that allows licensed marijuana retailers to sell medicinal marijuana to qualifying patients and designated providers, and attempt to align these changes with the existing recreational system.

Pursuant to RCW 69.50, the State has adopted rules establishing a state-wide regulatory and licensing program for marijuana uses (WAC 314-55). It is therefore necessary for the City to establish local regulations to address such uses.

It is the intent of these regulations to ensure that such state-licensed uses are located and developed in a manner that is consistent with the desired character and standards of this community and its neighborhoods, minimizes potential incompatibilities and impacts, and protects the public health, safety and general welfare of the citizens of Tacoma. Recognizing the voter-approved right to establish certain types of marijuana businesses, it is also the intent of these regulations to provide reasonable access to mitigate the illicit marijuana market and the legal and personal risks and community impacts associated with it.

B. Applicability. The provisions of this Section shall apply city-wide. The specific development standards provided in this Section shall be in addition to the zoning and development standards generally applicable to the proposed use and the relevant zoning district. All licensed marijuana uses are required to fully comply with the provisions of this Section.
1. No marijuana use that purports to be a marijuana producer, processor or retailer, as defined and regulated herein and in WAC 314-55, that was engaged in that activity prior to the enactment of Ordinance No. 28182 on November 5, 2013, this ordinance shall be deemed to have been a legally established use or entitled to claim legal non-conforming status.

2. As of July 1, 2016, in accordance with state law, collective gardens are prohibited.

3. For purposes of this Section and the standards applicable to state-licensed recreational marijuana uses, the terms and definitions provided in WAC 314-55 shall generally apply unless the context clearly indicates otherwise.

C. Standards.

1. Marijuana uses (marijuana producer, marijuana processor, marijuana researcher, and marijuana retailer) shall only be permitted as allowed under RCW 69.50 and WAC 314-55.

2. Marijuana uses shall only be allowed within the City of Tacoma if licensed by the State of Washington and the City of Tacoma, and operated consistent with the requirements of the State and all applicable City ordinances, rules, requirements and standards.

3. Marijuana uses shall only be allowed in those zoning districts where it is specifically identified as an allowed use (see the zoning district use tables, Sections 13.06.100, -.200, -.300, and -.400 and Chapter 13.06A).

4. Marijuana uses shall be designed to include controls and features to prevent odors from travelling off-site and being detected from a public place, the public right-of-way, or properties owned or leased by another person or entity.

5. Marijuana retail uses shall not include drive-throughs, exterior, or off-site sales.

6. In accordance with WAC 314-55-147, marijuana retail uses shall not be open to the public between the hours of 12 a.m. and 8 a.m.

7. Signage and advertising shall be allowed only in accordance with the standards set forth in TMC Sections 13.06.520 -.522, the additional standards set forth in WAC 314-55, and any other applicable standards or requirements.

8. Displays against or adjacent to exterior windows shall not include marijuana or marijuana paraphernalia.

9. Marijuana cooperatives, as defined in RCW 69.51A.250 and WAC 314-55-410, are allowed in accordance with State law requirements and the following additional standards:

   a. Marijuana cooperatives must be conducted in a manner that is clearly secondary and incidental to the primary use of the property as a residence and do not significantly alter the exterior of the property or affect the residential character of the neighborhood.

   b. No outdoor display or storage of marijuana growing, processing or producing materials, goods, supplies, or equipment is allowed.

   c. No change in the outside appearance of the building or premises, or other visible evidence that the residence is being used for a cooperative is permitted.

   d. The cooperative shall not generate nuisances such as traffic, on-street parking, noise, vibration, glare, odors, fumes, electrical interference, or hazards to any greater extent than what is usually experienced in the residential neighborhood.

10. All marijuana retail uses must have a State license and medical endorsement in accordance with RCW 69.50 and WAC 314-55 in order to obtain a City business license.

11. Location requirements.

   a. As provided in RCW 69.50.331 and WAC 314-55-050, marijuana uses shall not be allowed to locate within 1,000 feet of elementary schools, secondary schools, or playgrounds, public parks, playgrounds, recreation/community centers, libraries, child care centers, schools, game arcades, and public transit centers. For purposes of this standard these uses are as defined in WAC 314-55.
b. Marijuana retail uses shall not be allowed to locate within 500 feet of public parks, recreation centers or facilities, libraries, child care centers, and game arcades within all downtown districts; shall not be allowed to locate within 1,000 feet of public parks, recreation centers or facilities, libraries, child care centers, and game arcades outside of downtown districts; and shall not be allowed to locate within 100 feet of public transit centers. For purposes of this standard, these uses are as defined in WAC 314-55.

cb. Marijuana retail uses shall not be allowed to locate within 1,000 feet of correctional facilities, court houses, drug rehabilitation facilities, substance abuse facilities, and detoxification centers within all downtown districts; and shall not be allowed to locate within 1,000 feet of correctional facilities, court houses, drug rehabilitation facilities, substance abuse facilities, and detoxification centers outside of downtown districts.

d. Marijuana producer, processor and researcher uses shall not be allowed to locate within 1,000 feet of public parks, recreation centers or facilities, libraries, child care centers, game arcades, and public transit centers. For purposes of this standard, these uses are as defined in WAC 314-55.

e. Marijuana cooperatives shall not be allowed to locate within one mile of a marijuana retailer; and shall not be allowed to locate within 1,000 feet of primary and secondary schools, playgrounds, public parks, recreation centers or facilities, libraries, child care centers, game arcades, and public transit centers. For purposes of this standard, these uses are as defined in WAC 314-55.

f. Marijuana cooperatives shall not be allowed to locate within 1,000 feet of correctional facilities, court houses, drug rehabilitation facilities, substance abuse facilities, and detoxification centers.

g. The methodology for measuring the **buffer distances** outlined above in subsections 9.a and 9.b is provided in WAC 314-55.

eg. It shall be the responsibility of the owner or operator of the proposed state-licensed marijuana use or cooperative to demonstrate and ensure that a proposed location is not within one of the buffers outlined above in subsections 9.a and 9.b.

j. A maximum of sixteen (16) retail marijuana stores are allowed to operate in the City of Tacoma.

* * *

13.06.700 Definitions and illustrations.

* * *

13.06.700.D

* * *

**Drug rehabilitation facility, or substance abuse facility.** Any facility licensed by the Washington State Department of Social and Health Services whose primary focus is treatment for a person with a chemical or drug dependency, whether on an outpatient or inpatient basis.

* * *

13.06.700.M

* * *

**Marijuana.** As defined in RCW 69.50.101 and provided herein for reference. All parts of the plant Cannabis, whether growing or not, with a THC concentration greater than 0.3 percent on a dry weight basis; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin. The term does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative,
mixture, or preparation of the mature stalks (except the resin extracted therefrom), fiber, oil, or cake, or the sterilized seed of the plant which is incapable or germination.

Marijuana Cooperative (or Cooperative). As regulated by RCW 69.51A.250 and provided herein by reference, qualifying patients or designated providers may form a cooperative and share responsibility for acquiring and supplying the resources needed to produce and process marijuana only for the medical use of members of the cooperative.

Marijuana processor. As defined in RCW 69.50.101 and provided here for reference. A person licensed by the state liquor and cannabis board to process marijuana into useable marijuana and marijuana-infused products, package and label useable marijuana and marijuana-infused products for sale in retail outlets, and sell useable marijuana and marijuana-infused products at wholesale to marijuana retailers.

Marijuana producer. As defined in RCW 69.50.101 and provided here for reference. A person licensed by the state liquor and cannabis board to produce and sell marijuana at wholesale to marijuana processors and other marijuana producers.

Marijuana researcher. As defined in RCW 69.50.101 and provided here for reference. A person licensed by the state liquor and cannabis board to produce, process, and possess marijuana for the purposes of conducting research on marijuana and marijuana-derived drug products.

Marijuana-infused products. As defined in RCW 69.50.101 and provided here for reference. Products that contain marijuana or marijuana extracts and are intended for human use. The term “marijuana-infused products” does not include useable marijuana.

Marijuana retailer. As defined in RCW 69.50.101 and provided here for reference. A person licensed by the state liquor and cannabis board to sell useable marijuana concentrates, and useable marijuana, and marijuana-infused products in a retail outlet.

* * *

13.06.700.S

* * *

Substance abuse facility. (See “Drug rehabilitation facility”).

* * *
13.06.200 Commercial Districts.

3. Use table abbreviations.

<table>
<thead>
<tr>
<th>P</th>
<th>Permitted use in this district.</th>
</tr>
</thead>
<tbody>
<tr>
<td>CU</td>
<td>Conditional use in this district. Requires conditional use permit, consistent with the criteria and procedures of Section 13.06.640.</td>
</tr>
<tr>
<td>TU</td>
<td>Temporary Uses allowed in this district subject to specified provisions and consistent with the criteria and procedures of Section 13.06.635.</td>
</tr>
<tr>
<td>N</td>
<td>Prohibited use in this district.</td>
</tr>
</tbody>
</table>

4. District use table.

<table>
<thead>
<tr>
<th>Uses</th>
<th>T</th>
<th>C-1</th>
<th>C-2</th>
<th>PDB</th>
<th>Additional Regulations 2,3 (also see footnotes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marijuana processor, producer, and researcher</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Marijuana producer</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Marijuana retailer</td>
<td>N</td>
<td>P</td>
<td>P</td>
<td>P*</td>
<td>*Limited to 7,000 square feet of floor area, per business, in the HM and PDB Districts. See additional requirements contained in Section 13.06.565</td>
</tr>
</tbody>
</table>

* * *

13.06.300 Mixed-Use Center Districts.

3. District use table.

<table>
<thead>
<tr>
<th>Uses</th>
<th>NCX</th>
<th>CCX</th>
<th>UCX</th>
<th>RCX</th>
<th>CIX</th>
<th>HMX</th>
<th>URX</th>
<th>NRX</th>
<th>Additional Regulations 2,3 (also see footnotes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marijuana processor, producer, and researcher</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>P</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>See additional requirements contained in Section 13.06.565</td>
</tr>
<tr>
<td>Marijuana producer</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>P</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>See additional requirements contained in Section 13.06.565</td>
</tr>
<tr>
<td>Marijuana retailer</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>N</td>
<td>P</td>
<td>P*</td>
<td>N</td>
<td>N</td>
<td>*Limited to 7,000 square feet of floor area, per business, in the HMX District. See additional requirements contained in Section 13.06.565</td>
</tr>
</tbody>
</table>

* * *
13.06.400  Industrial Districts.

4. District use table.

<table>
<thead>
<tr>
<th>Uses</th>
<th>M-1</th>
<th>M-2</th>
<th>PMI</th>
<th>Additional Regulations¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marijuana processor, producer, and researcher</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>See additional requirements contained in Section 13.06.565</td>
</tr>
<tr>
<td>Marijuana producer</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>See additional requirements contained in Section 13.06.565</td>
</tr>
<tr>
<td>Marijuana retailer</td>
<td>P~</td>
<td>P~</td>
<td>N</td>
<td>~Within the South Tacoma M/IC Overlay District, limited to 10,000 square feet of floor area per development site in the M-2 district and 15,000 square feet in the M-1 district. See additional requirements contained in Section 13.06.565</td>
</tr>
</tbody>
</table>

* * *

² * * *
Chapter 13.06A  Downtown Tacoma

* * *

13.06A.050  Additional use regulations.
A. Use Categories.
1. Preferred. Preferred uses are expected to be the predominant use in each district.
2. Allowable. Named uses and any other uses, except those expressly prohibited, are allowed.
3. Prohibited. Prohibited uses are disallowed uses (no administrative variances).
B. The following uses are prohibited in all of the above districts, unless otherwise specifically allowed:
1. Adult retail and entertainment.
2. Heliports.
3. Work release facilities.
5. Billboards
6. Drive-throughs not located entirely within a building.
C. Special needs housing shall be allowed in all downtown districts in accordance with the provisions of Section 13.06.535.
D. Live/work and work/live uses shall be allowed in all downtown districts, subject to the requirements contained in Section 13.06.570.
E. Marijuana uses (marijuana producer, marijuana processor, marijuana researcher and marijuana retailer).
Marijuana retailers shall be allowed in all downtown districts, subject to the additional requirements contained in Section 13.06.565. Marijuana producers, and marijuana processors, and marijuana researchers shall be prohibited in all downtown districts.
* * *