ORDINANCE NO. 18-1032

AN ORDINANCE of the City Council of the City of SeaTac, Washington, amending Chapter 5.05 of the SeaTac Municipal Code relating to Business Licenses and Regulations.

WHEREAS, the Washington State Legislature enacted HB 2005 during the 2017 legislative session; and

WHEREAS, HB 2005 requires that municipalities adopt certain model ordinance language that was drafted by the Association of Washington Cities, pertaining to general business licensing requirements; and

WHEREAS, HB 2005 also provides that if the City does not adopt such model ordinance language by January 1, 2019, the City would no longer be able to enforce its business licensing requirements;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SEATAC, WASHINGTON, DO ORDAIN as follows:

Section 1. Section 5.05.010 of the SeaTac Municipal Code is hereby amended to read as follows:

5.05.010 Definitions.
For purposes of this Chapter, the following definitions shall apply:

A. “Business” includes all activities engaged in with the object of gain, benefit, or advantage, directly or indirectly, except non-profit organizations as defined in 5.05.060. The term “business” shall specifically include the letting for rent or lease for residential occupancy on a month to month basis, or longer term, of any single family structure, any multi-family structure containing more than one (1) dwelling unit, or spaces within a mobile home park.

B. “Business License” means a license issued by the City authorizing a Person to engage in business within the City.

C. “City” shall mean the City of SeaTac, Washington.

C. “City Manager” shall mean the SeaTac City Manager or designee.
“Person” means any individual, corporation, company, firm, joint stock company, co-partnership, joint venture, trust, business trust, club, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit, or otherwise, receiver, administrator, executor, assignee, or trustee in bankruptcy.

“License Year” means the twelve (12) month period commencing the first day of the month in which the license was issued, April 1st and ending on the following March 31st.

5.05.015 Engaging in Business—Defined

(A) The term "engaging in business" means commencing, conducting, or continuing in business, and also the exercise of corporate or franchise powers, as well as liquidating a business when the liquidators thereof hold themselves out to the public as conducting such business.

(B) This Section sets forth examples of activities that constitute engaging in business in the City, and establishes safe harbors for certain of those activities so that a person who meets the criteria may engage in de minimus business activities in the City without having to pay a Business License fee. The activities listed in this Section are illustrative only and are not intended to narrow the definition of "engaging in business" in subsection (A). If an activity is not listed, whether it constitutes engaging in business in the City shall be determined by the City Manager or designee, considering all the facts and circumstances and applicable law.

(C) Without being all inclusive, any one of the following activities conducted within the City by a person, or its employee, agent, representative, independent contractor, broker or another acting on its behalf constitutes engaging in business and requires a person to register and obtain a Business License.

1. Owning, renting, leasing, maintaining, or having the right to use, or using, tangible personal property, intangible personal property, or real property permanently or temporarily located in the City.
2. Owning, renting, leasing, using, or maintaining, an office, place of business, or other establishment in the City.
3. Soliciting sales.
4. Making repairs or providing maintenance or service to real or tangible personal property, including warranty work and property maintenance.
5. Providing technical assistance or service, including quality control, product inspections, warranty work, or similar services on or in connection with tangible personal property sold by the person or on its behalf.
6. Installing, constructing, or supervising installation or construction of, real or tangible personal property.
7. Soliciting, negotiating, or approving franchise, license, or other similar agreements.
8. Collecting current or delinquent accounts.
9. Picking up and transporting tangible personal property, solid waste, construction debris, or excavated materials.
10. Providing disinfecting and pest control services, employment and labor pool services, home nursing care, janitorial services, appraising, landscape architectural services, security
system services, surveying, and real estate services including the listing of homes and managing real property.

(11) Rendering professional services such as those provided by accountants, architects, attorneys, auctioneers, consultants, engineers, professional athletes, barbers, baseball clubs and other sports organizations, chemists, consultants, psychologists, court reporters, dentists, doctors, detectives, laboratory operators, teachers, veterinarians.

(12) Meeting with customers or potential customers, even when no sales or orders are solicited at the meetings.

(13) Training or recruiting agents, representatives, independent contractors, brokers or others, domiciled or operating on a job in the City, acting on its behalf, or for customers or potential customers.

(14) Investigating, resolving, or otherwise assisting in resolving customer complaints.

(15) In-store stocking or manipulating products or goods, sold to and owned by a customer, regardless of where sale and delivery of the goods took place.

(16) Delivering goods in vehicles owned, rented, leased, used, or maintained by the person or another acting on its behalf.

(D) If a person, or its employee, agent, representative, independent contractor, broker or another acting on the person’s behalf, engages in no other activities in or with the City but the following, it need not register and obtain a Business License.

(1) Meeting with suppliers of goods and services as a customer.

(2) Meeting with government representatives in their official capacity, other than those performing contracting or purchasing functions.

(3) Attending meetings, such as board meetings, retreats, seminars, and conferences, or other meetings wherein the person does not provide training in connection with tangible personal property sold by the person or on its behalf. This provision does not apply to any board of director member or attendee engaging in business such as a member of a board of directors who attends a board meeting.

(4) Renting tangible or intangible property as a customer when the property is not used in the City.

(5) Attending, but not participating in a "trade show" or "multiple vendor events". Persons participating at a trade show shall review the City's trade show or multiple vendor event ordinances.

(6) Conducting advertising through the mail.

(7) Soliciting sales by phone from a location outside the City.

(E) A seller located outside the City merely delivering goods into the City by means of common carrier is not required to register and obtain a Business License, provided that it engages in no other business activities in the City. Such activities do not include those in subsection (D). The City expressly intends that engaging in business include any activity sufficient to establish nexus for purposes of applying the license fee under the law and the constitutions of the United States and the State of Washington. Nexus is presumed to continue as long as the taxpayer benefits from the activity that constituted the original nexus generating contact or subsequent contacts.

5.05.020 Business License Required.
A. No person shall conduct, maintain, operate, or engage in any business within the City without first applying for and obtaining a Business License and paying the fee as prescribed herein.

B. The Business License is not transferable except as provided in 5.05.170. A business owner acquiring an existing business in the City must obtain a new Business License.

C. The Business License issued by the City shall be displayed in a conspicuous place on the premises identified on the license.

D. This Section applies regardless of whether a fee is owed for obtaining a Business License as provided in this Chapter.

5.05.030 Separate License Required.
A separate Business License shall be obtained for each separate location, within the City, at which the business is conducted. A separate Business License shall be obtained for each different and discrete business conducted by any person, whether at the same location, within the City, as another licensed business, or at a different location within the City.

5.05.040 Change in Nature or Location of a Business.
Each Business License shall authorize a particular type of business at the designated location. Any change in the nature of the business shall necessitate a new application for a Business License. A change of location shall be reported to the City Manager, or designee, in writing, within ten (10) days of the change and, if in compliance with zoning and business regulatory ordinances, the existing Business License shall be transferred to the new location.

5.05.050 Exemptions.
Notwithstanding the requirement of SMC 5.05.200, the following shall be exempted from the requirement to apply for and obtain a Business License:

A. Casual or isolated sales made by persons who are not engaged in the business of selling the type of property involved, providing that not more than four (4) such sales are made during any year.

B. Sales, delivery, or peddling of any fruits, vegetables, berries, eggs, or any farm produce or edibles raised, gathered, produced, or manufactured by any farmer, gardener, or other person; provided, that this exemption shall not apply to any person selling, delivering, or peddling any dairy product, meat, poultry, eel, fish, mollusk, or shellfish.

C. Persons engaged in any taxi cab or for-hire businesses within the City which are licensed and regulated by King County pursuant to Interlocal Agreement with the City, including the following:
1. Persons engaged in the business of operating taxi cabs and for-hire vehicles within the City, which are subject to SeaTac Ordinance No. 90-1014, codified in Chapter 5.15 SMC, and the “For-Hire Interlocal Agreement” between King County and the City.

However, this subsection does not apply to persons whose taxi cab or for-hire business is registered with the Washington State Department of Revenue with an address located within the City of SeaTac.

DB. Minors engaged in babysitting, delivery of newspapers, mowing lawns, washing cars, and similar activities.

EC. Service oriented clubs and organizations such as Rotary, Kiwanis, Soroptimist, Lions, Jaycees, Boy Scouts, Girl Scouts and CampFire, or school sponsored clubs, such as DECA, FBLA, FFA and Key Club involved in special charitable fund-raising events, provided that in order for this exemption to apply, the club must be organized in and regularly meet within the corporate limits of the City, or within the corporate limits of a city immediately adjacent thereto. If requests are received for this exemption for clubs or organizations not specifically listed above, the City Manager or designee shall have the discretion to determine whether or not the exemption applies.

5.05.060 Non-Profit Organization.
A. Non-profit organizations recognized by the Federal Government as a 501(c)(3) organization, with proper documentation are exempted from the requirement to pay fees associated with the issuance of a business license as required by this chapter. Applicants shall provide one (1) of the following:

1. Form 1023, Application for Recognition of Exemption; or
2. IRS Determination Letter; or
3. IRS Affirmation Letter

However, non-profit organizations are still required to apply for and obtain a valid business license and comply with all other provisions of this chapter.

B. Failure to register a non-profit organization with the City will result in a penalty as established by the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.

5.05.070 Application for License.
No business license shall be issued except upon application therefor made on forms prescribed by the City Manager, or designee. Upon approval of the application, the business license shall be issued by the City and either is mailed to the applicant or available for pick up at SeaTac City Hall during normal business hours. In event of denial, the fee paid shall be returned to the applicant together with notice that the application has been denied.

5.05.080 Business License Fees.
A. For purposes of this Chapter, any Person or business whose annual value of products, gross proceeds of sales, or gross income of the business in the City is equal to or less than two-
thousand dollars ($2,000.00) and who does not maintain a place of business within the City, shall submit a Business License registration to the City Manager or designee. The threshold does not apply to regulatory license requirements or activities that require a specialized permit.

**AB. Business License Fees**

Business License fees are established by the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.

**BC. Appeal fees**

Appeal fees are established by the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.

**5.05.090 Prorating Fee.**

The license fee shall be for the year, and each applicant must pay the full license fee for the current year or portion thereof during which the applicant has engaged in business.

**5.05.100 Term and Renewal of License.**

A. All business license Business Licenses shall be effective for the year of issuance. Business Licenses issued during a Business License Year shall be effective from the date of issue until the following March 31st. Unless renewed, as provided in this chapter, each such business license Business License shall expire and be of no force or effect on April 1st of the ensuing year, unless sooner revoked as provided in this Chapter.

B. All business license Business Licenses shall be renewed by the licensee on or before April 1st of the year of issuance, if the business is to be continued. Application for renewal shall be made on forms prescribed by the City Manager, or designee. Each application for renewal shall be accompanied by the license renewal fee for the ensuing year as prescribed by the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services. Applications for renewal shall be processed by the City commencing on February 1st of each year for the ensuing year.

C. A business that is inactive or no longer doing business in the City may request dormant status by indicating so on the “Renewal Notice” and returning the notice to the City. A business that has requested and been granted dormant status, but resumes business activity within the City shall reapply for a business license Business License.

**5.05.110 Penalty for Late Application.**

Any licensee, who shall fail to make application for an original business license Business License or for renewal and/or fail to pay the renewal fee, prior to April 1st of the applicable year, shall be subject to a penalty, which shall be added to the prescribed fee:

A. Delinquent as of May 1st:

1. A 30 day penalty letter mailed to the licensee;

2. In addition to the business license Business License fee, a penalty will be assessed per the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.

B. Delinquent as of June 1st:
1. Notify the licensee in writing by certified mail that they have thirty (30) days to apply and obtain a business license or be issued a “Notice of Infraction”;

2. In addition to the business license fee, a penalty will be assessed per the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services;

3. Pay all accrued penalties;

C. Delinquent as of July 1st:
   1. Pay all accrued late penalties;

   2. A “Notice of Infraction” is issued per SMC 1.15.065;

   3. Subject to a Hearing before the Municipal Judge per SMC 1.15.075; and

   4. A fine levied by the Municipal Judge up to $250.00

D. Any business that has been granted dormant status is not subject to late penalties unless they resume business activity within the City without reapplying for a business license.

5.05.120 Duties of the City Manager or Designee.
The City Manager, or designee, is authorized and directed to enforce the terms and provisions of all business license and regulations ordinances of this Chapter.

5.05.130 Inspections, Investigations, and Right of Entry.
A. All applications for business licenses may be investigated by the City Manager, or designee, and the business premises may likewise be inspected.

B. The City Manager, or designee, is authorized to make such inspections of licensed premises and take such action as may be required to enforce the provisions of any business license ordinance of this Chapter. The City Manager may designate any appropriate City employee as an inspector, to undertake such inspections. Inspections shall, to the extent possible, be in compliance with the following procedure:

   1. An inspector may enter any licensed business location or any business location that is required by ordinance to be licensed, at any reasonable time, to inspect the same or perform any duty imposed on the City Manager, or designee, by any business license or regulation ordinance.

   2. If the place of business is occupied, the inspector shall first present proper credentials and demand entry and right to inspect.

   3. If the place of business is unoccupied, the inspector shall first make a reasonable effort to locate the licensee or other person having charge or control of the premises and shall then present proper credentials and demand entry and right to inspect.
4. No licensee, employee or agent, shall fail or neglect, after proper demand, to admit the inspector, acting within the scope of the inspector’s employment, to any location licensed for business, or to interfere with the inspector while in the performance of the inspector’s duty.

5. Nothing herein shall prevent or prohibit undercover investigations or inspections by appropriate officers in appropriate circumstances.

5.05.140 Basis for License Denial, Suspension or Revocation.

A business license may be denied, suspended or revoked by the City Manager, or designee. The City Manager, or designee, shall notify the applicant or licensee in writing of the denial, suspension, or revocation of the business license and the grounds thereof. A business license may be denied, suspended or revoked for any of the following reasons:

A. The license was procured by fraud or misrepresentation of fact or contains misleading statements or suppression of material facts about the business.

B. The applicant or licensee failed to pay any fee or is in default of any fee, charges or amounts due and payable to the City of SeaTac as outlined in the SeaTac Municipal Code or City’s Schedule of License Fees, Permit Fees, Other Fees and Charges.

C. The building structure, equipment, operation or location of the business for which the license was issued does not comply with the requirements or standards of the SeaTac Municipal Code.

D. The applicant or licensee has failed to comply with any of the provisions of this chapter.

E. The applicant or licensee has applied for a business license for activities that are prohibited by law.

F. The licensee, owner, or operator of the business is currently operating a business in a manner that is prohibited by law.

G. The applicant or licensee, owner, operator, or an employee has been convicted of a crime involving the business or suffered a civil judgment which bears a direct relationship to the conduct of the business pursuant to this chapter.

H. The licensee, or licensee’s employees or agents, have engaged in, have permitted or have acquiesced in unlawful drug related activity on the business premises.

I. The licensee has caused or permitted a public nuisance to exist.

J. The applicant or licensee has failed to pay a civil penalty or to comply with any notice.

K. The applicant or licensee has failed to comply with State or Federal law.
L. It is necessary to deny, suspend, or revoke the license for the protection of the public health, safety, peace or welfare.

M. The Chief of Police has issued a declaration of chronic nuisance property against the business pursuant to SMC Chapter 7.05.

5.05.150 Procedures for a Denial, Suspension or Revocation of a Business License.

A. Denial, Suspension or Revocation of license. Any action to deny, suspend or revoke a business license applied for or issued shall be commenced by notice of the denial, suspension or revocation. A notice issued under this section shall substantially comply with the following:

1. The notice shall be delivered, by first class mail or certified mail, to the business license applicant or the holder of the business license as set forth in the most recent business license application.

2. The notice shall describe the basis for the denial, suspension or revocation.

3. The notice shall describe corrective action, if any, that may be taken to eliminate the basis for the denial, suspension or revocation.

4. The notice shall specify a date for which an appeal may be filed with the City Clerk. Such a date shall occur thirty (30) days from the date of the notice of denial, suspension or revocation and shall be made on forms provided by the City Clerk. The applicable appeal fee per the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services shall be paid at the time of filing.

5. The notice shall provide that if the applicant or licensee fails to respond within thirty (30) days from the date of the notice of denial, suspension or revocation that shall constitute a waiver of the right to a hearing.

6. The business may continue to operate until such time as the Hearing Examiner issues a decision on the denial, suspension or revocation.

5.05.160 Procedures for an Appeal of a Notice of Denial, Suspension or Revocation.

A. The City Hearing Examiner is designated to hear appeals by applicants or licensees aggrieved by actions of the City Manager, or designee, pertaining to any denial, suspension, or revocation of a business license.

B. The Hearing Examiner procedures are found in SeaTac Municipal Code (SMC) Chapter 1.20 Hearing Examiner System.

C. Any licensee may, within thirty (30) days after receipt of a notice denial, suspension or revocation, file with the City Clerk a written notice of appeal containing the following:

1. A heading with the words: “Before the City Manager or designee of the City of SeaTac”.

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2. A caption reading: “Appeal of ________” giving the names of all appellants participating in the appeal.

3. A brief statement setting forth the legal interest of each of the appellants in the business involved in the notice of denial, suspension or revocation.

4. A brief statement, in concise language, of the specific notice protested, together with any material facts claimed to support the contentions of the appellant or appellants.

5. A brief statement, in concise language, of the relief sought, and the reasons why it is claimed the protested notice or denial, suspension or revocation should be reversed, modified, or otherwise set aside.

6. The signatures of all persons named as appellants, and their official mailing addresses.

7. The verification (by declaration under penalty of perjury) of each appellant as to the truth of the matters stated in the appeal.

D. As soon as practicable after receiving the written appeal, but not greater than thirty (30) days, the City Clerk shall fix a date, time, and place for the hearing of the appeal by the Hearing Examiner. Written notice of the time and place of the hearing shall be given at least ten (10) days prior to the date of the hearing by the City Clerk, by mailing a copy thereof, postage prepaid, by certified mail with return receipt requested, addressed to each appellant at his or her address shown on the notice of appeal.

E. At the hearing, the appellant or appellants shall be entitled to appear in person, and to be represented by counsel and to offer such evidence as may be pertinent and material to the denial, suspension or revocation of the notice. The technical rules of evidence need not be followed.

F. Only those matters or issues specifically raised by the appellant or appellants in the written notice of appeal shall be considered in the hearing of the appeal.

G. Within ten (10) business days following conclusion of the hearing, the Hearing Examiner shall make written findings of fact and conclusions of law, supported by the record, and a decision which may affirm, modify, or overrule the order of the City Manager, or designee, and may further impose terms as conditions to issuance or continuation of a [business license Business License](#).

H. Failure of any applicant or licensee to file an appeal in accordance with the provisions of this chapter shall constitute a waiver of the right to a hearing.

I. The decision of the Hearing Examiner is considered final and conclusive per SeaTac Municipal Code (SMC) 1.20.100 (H).
J. Enforcement of any civil penalty, denial, suspension or revocation of any business license, or other order of by the City Manager, or designee, shall be stayed during the pendency of an appeal therefrom which is properly and timely filed.

5.05.170 Continuation of License Upon Death of Licensee.
In event of the death of any licensee, his or her duly appointed executor or administrator may continue to conduct business under the license issued to the decedent for the unexpired term thereof, upon filing proof of such appointment with the City Manager or designee.

5.05.180 Assignment of Licenses.
Every business license shall be personal to the licensee and shall not be assignable or transferable to any person, except as provided in 5.05.170.

5.05.190 Engaging in Business Without a License or Payment of Fee.
If any person engaged in a business without a license, fails or refuses to pay the prescribed license fee for any year, the City Manager or designee shall follow these procedures:

A. Notify the licensee in writing by first class mail, certified mail or personal service that they are operating a business within the City limits without a business license and have thirty (30) days to apply and obtain a business license as specified in SMC 5.05.020.

B. If the licensee fails to respond to the letter within thirty (30) days, the licensee will be subject to a fine of a maximum of $250, and the City Manager or designee shall follow the procedures for a Notice of Infraction in SMC 1.15.065 and Hearing before the Municipal Court Judge in SMC 1.15.075 penalties as set forth in this Chapter.

5.05.200 Violations, Penalties and Enforcement.
A. It is unlawful for any person either directly or indirectly to engage in or conduct business within the City without having first obtained a business license as required pursuant to this Chapter.

B. It is unlawful for any person either directly or indirectly to engage in or conduct any business within the City without obtaining a renewed business license for the current License Year as required pursuant to this Chapter.

C. Each day that a person engages in or conducts any business without a valid business license constitutes a separate offense.

D. It is a civil infraction, subject to a penalty of $300 including costs and assessments, for any Person to violate any provision of this Chapter. Any violation of this Chapter, or failure to comply with any requirements of this Chapter, shall be subject to the penalties prescribed in Chapter 1.15 SMC. The penalties set forth herein are not exclusive. The City Manager or his/her designee may seek civil enforcement, civil penalties, and remedies in accordance with as allowed by law, in addition to any criminal penalties that may apply for violation of this Chapter.
E. The City Attorney’s Office shall have the discretion to file criminal charges when a person willfully or knowingly violates, by way of repeat violations, the provisions this chapter. A criminal violation under this Subsection is a misdemeanor punishable by a fine not to exceed one thousand dollars ($1,000) or imprisonment for a term not to exceed ninety (90) days, or both.

5.05.210 Pawnbrokers.
The following listed sections of Chapter 6.56 King County Code as now in effect, and as may be subsequently amended, are adopted by reference, except that, unless the context indicates otherwise, the words “County” or “King County”, and referencees to occurrences within the geographic boundaries of “King County outside the limits of incorporated cities and towns” shall refer to the City and its geographic boundaries, the word “director” shall refer to the City Manager, or designee, and that the penalties for late payment of license fees shall be as prescribed at SMC 5.05.110.

6.56.010 License required.
6.56.020 Pawnbroker and pawnshop defined.
6.56.030 License fees as established by the City’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.
6.56.040 Application for license.
6.56.050 Personal property tax return.
6.56.080 Records required.
6.56.090 Compliance required.
6.56.100 Transcript to be furnished.
6.56.110 Records and articles to be available for inspection.
6.56.120 Seller or consignee to give true name and address.
6.56.130 Authorized rate of interest—Penalty for violation.
6.56.140 Prima facie evidence of violation.
6.56.150 Period of redemption.
6.56.160 Certain transaction prohibited.
6.56.170 Pawnshop to be closed during certain hours.

It is provided, however, that no pawnbroker’s license shall be issued which would increase the number of holders of such licenses to more than one (1) for every fifteen thousand (15,000) of population or fractional part thereof, according to the last preceding Federal census, provided that this population limitation shall not operate to prohibit the licensing of any pawnbroker duly licensed prior to the enactment of this chapter, if such pawnbroker is otherwise duly qualified.

5.05.220 Charitable Solicitations.
The following listed sections of Chapter 6.76 King County Code as now in effect, and as may be subsequently amended, are hereby adopted by reference, except that, unless the context indicates otherwise, the words “County” or “King County”, and referencees to occurrences within the geographic boundaries of “King County outside the limits of incorporated cities and towns” shall refer to the City and its geographic boundaries, the words “director” and “Division of the Comptroller” shall refer to the City Manager, or designee.

6.76.010 Definitions.
6.76.020 Soliciting for private needs prohibited.
6.76.030 Permit—Required—Exemptions.
6.76.040 Permit—Application—Contents.
6.76.050 Permit—Application—Investigation.
6.76.060 Permit—Application—State registration in lieu of.
6.76.070 Permit—Issuance.
6.76.080 Permit—Fees, except the fee, refer to the City of SeaTac’s Schedule of License Fees, Permit Fees, Other Fees and Charges for City Services.
6.76.090 Permit—Term.
6.76.100 Credentials.
6.76.110 Permit—Expiration—Return.
6.76.120 Written receipts required.
6.76.140 Permit—Suspension or revocation—Notice to Director of Public Safety.
6.76.150 Books and records of permit holders.
6.76.160 Financial reports.
6.76.170 Religious solicitations—Certificate of registration—Required.
6.76.180 Religious solicitations—Certificate of registration—Regulations.
6.76.190 Fraudulent misrepresentation and misstatements prohibited.
6.76.200 Violation—Penalty.
6.76.210 Civil penalty.
6.76.220 Additional enforcement.

Section 2. If any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance is declared unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining parts of this Ordinance.

Section 3. This Ordinance shall be in full force and effect five (5) days after passage and publication as required by law, but no sooner than January 1, 2019.
ADOPTED this 25th day of September, 2018, and signed in authentication thereof on this 25th day of September, 2018.

CITY OF SEATAC

Erin Sitterley, Deputy Mayor

ATTEST:

Kristina Gregg, City Clerk

Approved as to Form:

Mary E. Miranda Bartolo, City Attorney

[Effective Date: January 1, 2019]