Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD 1 CITY OF SEATTLE 2 ORDINANCE _____ 3 COUNCIL BILL _____ 4 ..title 5 AN ORDINANCE relating to prostitution; creating the crimes of prostitution loitering and 6 promoting loitering for the purpose of prostitution; establishing policies governing arrests 7 for prostitution and prostitution loitering; creating Stay Out of Area of Prostitution 8 (SOAP) zones and providing for both the issuance of court orders relating to those zones 9 and administration of those zones; creating the gross misdemeanor of violating a SOAP 10 order; and adding new Sections 12A.10.010, 12A.10.030, and 12A.10.040 and a new 11 Chapter 12A.11 to the Seattle Municipal Code. 12 ..bodv 13 WHEREAS, the federal government's closure of Backpage in April 2018 resulted in increased 14 prostitution activity in public spaces; and WHEREAS, the City Council repealed the Seattle Municipal Code's prostitution loitering 15 16 ordinance in June 2020; and 17 WHEREAS, the 2020 repeal of the prostitution loitering ordinance limited the ability of Seattle 18 Police Department officers to offer or provide non-carceral assistance to those they 19 believed were sex trafficking victims; and 20 WHEREAS, the repealed prostitution loitering statute did not address sex traffickers or include 21 any provisions for diversion; and 22 WHEREAS, both independent academics and neighborhood residents have observed an increase 23 in the sex trafficking of minors in King County in the last three years; and 24 WHEREAS, there has been ongoing solicitation and recruitment, by those engaged in the sex 25 trade, of Ingraham High School and Robert Eagle Middle School students near their 26 schools, and Cascadia Elementary School near Aurora Avenue North; and 1 Template last revised January 5, 2024

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WHEREAS, sex traffickers are typically members of enterprises that engage in multiple criminal activities, and approximately 55 percent of street gangs are involved to some degree in prostitution; and WHEREAS, Seattle Police Department detectives report that the net proceeds for a pimp per trafficked individual per day can be between \$6,000 and \$7,000, which strongly incentivizes pimps to maintain their coercive control over these individuals and to continue promoting this illicit economic activity; and WHEREAS, it is believed that Seattle is second only to the Figueroa Street neighborhood in Los Angeles in terms of the total street value of sex work; and WHEREAS, a 2003 study first published in the Journal of Trauma Practice found that 89 percent of women in prostitution wanted to escape, between 60 and 75 percent of them were raped, between 70 and 95 percent of them were physically assaulted, and 68 percent met the diagnostic criteria for post-traumatic stress disorder (PTSD), a figure in the same range as treatment-seeking combat veterans; and WHEREAS, according to the U.S. Department of Justice, a disproportionate number of both adult and minor victims of sex trafficking are Black, Indigenous, or People of Color (BIPOC), with 40 percent being Black and 24 percent being Latinx; and WHEREAS, women and minor girls being trafficked along Aurora Avenue North are regularly subject to horrific acts of violence perpetrated by both traffickers and buyers of sex, including recent cases involving kidnapping, sexual assault, unlawful imprisonment, commercial sexual abuse of a minor, and rape; and WHEREAS, the increase in sex trafficking on and near Aurora Avenue North during recent years has resulted in significant negative quality-of-life and economic impacts to

residents and businesses on Aurora Avenue North, as well as to those in adjacent residential neighborhoods; and WHEREAS, gun violence on and near Aurora Avenue North associated with these activities has

increased during 2024, including in recent months a running gun battle over several blocks on the evening of June 10 and a gun battle the evening of July 6 just off Aurora Avenue North, each with dozens of shell casings recovered, and multiple shootings the weekends of July 12 and July 19 and from July 16 through July 18; and

WHEREAS, the section of Aurora Avenue North from approximately North 85th Street to North

145th Street has among the highest number of shots fired in the City of Seattle, and the

majority of violent crime in that corridor is associated with pimps and sex traffickers

profiting off the victimization of individuals under their control; and

WHEREAS, with the Seattle Police Department having over 300 fewer police officers than at the start of 2020, a multilayered approach is needed to address gun violence and sex trafficking/commercial sexual exploitation, including enhanced law enforcement tools; diversion; and environmental design such as the installation of traffic barriers, additional lighting, and cameras; and

WHEREAS, regular re-evaluation is required to understand whether a Stay Out of Area of
Prostitution (SOAP) zone needs to be changed, reduced, added, or expanded, based on
data, to retain the efficacy of the policy and minimize unintended consequences; and
WHEREAS, because there are currently no prostitution loitering crimes in the Seattle Municipal
Code that apply to those who patronize individuals being commercially sexually
exploited or those who promote such commercial sexual exploitation, the Seattle Police
Department's ability to disrupt commercial sexual exploitation is limited; and

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	WHEREAS, there is no established system for the Seattle Police Department to provide
2	diversion and referral services to adults who are commercially sexually exploited; and
3	WHEREAS, the City Council intends to increase access to services (for adults and minors) and
4	referral to pre-booking and pre-filing diversion for commercially sexually exploited
5	adults and supports law enforcement action against those who patronize individuals being
6	commercially sexually exploited and those who promote such commercial sexual
7	exploitation as a form of gender based violence; and
8	WHEREAS, the City Council encourages a focus on diversion for trafficked individuals and
9	supports a law-enforcement approach for sex traffickers and buyers who are fomenting
10	violence and victimizing girls as young as 11; and
11	WHEREAS, the provision of services and resources including but not limited to an emergency
12	receiving center is critical to a functioning diversion process; and
13	WHEREAS, it is the intent of this ordinance to create a tool to disrupt Seattle's sex trade and
14	target sex traffickers, pimps, and buyers while centering the need for diversion, referral to
15	services, safe house placement, substance abuse treatment, and other alternatives to
16	booking for those who are being commercially sexually exploited and trafficked; NOW,
17	THEREFORE,
18	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
19	Section 1. A new Section 12A.10.010 is added to the Seattle Municipal Code as follows:
20	12A.10.010 Prostitution loitering
21	A. As used in this Section 12A.10.010:
22	1. "Buyer" means a person who pays a fee or offers to pay a fee.

- 2. "Commit prostitution" means to engage, agree, or offer to engage in sexual conduct with another person in exchange for a fee but does not include sexual conduct engaged in as part of any stage performance, play, or other entertainment open to the public.
- 3. "Public place" is an area generally visible to public view and includes streets, sidewalks, bridges, alleys, plazas, parks, driveways, parking lots, automobiles (whether moving or not), and buildings open to the general public including those that serve food or drink, or provide entertainment, and the doorways and entrances to buildings or dwellings and the grounds enclosing them.
 - 4. "Seller" means a person who receives a fee or has been offered to receive a fee.
- 5. "Sexual conduct" means sexual intercourse, applying its ordinary meaning, or "sexual contact," defined as any touching of the sexual or other intimate parts of a person done for the purpose of gratifying sexual desire of either party or a third party.
- B. A person is guilty of prostitution loitering if he or she remains in a public place and intentionally solicits, induces, entices, or procures another to commit prostitution.
- C. Among the circumstances that may be considered in determining whether the actor intends such prohibited conduct, are that he or she:
- 1. Repeatedly beckons to, stops or attempts to stop, or engages passersby in conversation, indicative of soliciting for prostitution; or
- 2. Repeatedly stops or attempts to stop motor vehicle operators by hailing, waving of arms or any other bodily gesture, indicative of soliciting for prostitution; or
- 3. Circles an area in a motor vehicle and repeatedly beckons to, contacts, or attempts to stop pedestrians, indicative of soliciting for prostitution; or

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	4. Repeatedly approaches a motor vehicle, leans into the vehicle and engages in
2	conversation with the driver; or
3	5. After being beckoned by a person soliciting an act of prostitution, circles the
4	area in question, indicative of soliciting for prostitution; or
5	6. Stops the motor vehicle in the traffic lane, or pulls over to the side of the road,
6	or pulls around the corner on an adjacent street, or pulls into a parking lot and engages in
7	conversation with those soliciting, inducing, or enticing an act of prostitution; or
8	7. Inquires whether a potential patron, procurer, or prostitute is a police officer,
9	searches for articles that would identify a police officer, or requests the touching or exposing of
10	genitals or female breasts to prove that the person is not a police officer.
11	D. A violation shall be based on a determination based on the particular circumstances of
12	each case. The list of circumstances set forth in subsection 12A.10.010.C are not exclusive and
13	no single circumstance, combination of circumstances, or absence thereof, is in itself
14	determinative. The circumstances set forth in subsection 12A.10.010.C should be given
15	particular weight if they occur in a known prostitution area or designated Stay Out of Area of
16	Prostitution (SOAP) zone as established under Section 12A.11.010.
17	E. Prostitution loitering is a misdemeanor.
18	F. No person under the age of 18 may be arrested, charged, or convicted of prostitution
19	loitering.
20	Section 2. A new Section 12A.10.030 is added to the Seattle Municipal Code as follows:
21	12A.10.030 Promoting loitering for the purpose of prostitution
22	A. A person is guilty of promoting loitering for the purpose of prostitution if, acting other

than as a prostitute or as a customer thereof, engages in conduct with the intent to cause another

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Template last revised January 5, 2024

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	to commit the crime of loitering for the purpose of prostitution. That intent is evidenced by
2	acting in a manner and under circumstances that demonstrate the purpose of directing,
3	supervising, recruiting, arranging for, enticing, or inducing another person to engage in loitering
4	for the purpose of prostitution.
5	1. Among the circumstances that may be considered in determining whether a
6	person is engaging in conduct with the intent to cause another to commit the crime of loitering
7	for the purpose of prostitution are that the person:
8	a. Repeatedly, transports or delivers any person or persons to a known
9	prostitution area or vicinity. This provision does not apply to public transit operators or
10	commercial car ride operators; or
11	b. In a known prostitution area or vicinity, repeatedly or continuously
12	monitors or surveils a person or persons engaged in loitering for the purpose of prostitution.
13	B. A violation shall be based on a determination based on the particular circumstances of
14	each case. The list of circumstances set forth in subsection 12A.10.030.A are not exclusive and
15	no single circumstance, combination of circumstances, or absence thereof, is in itself
16	determinative. The circumstances set forth in subsection 12A.10.030.A should be given
17	particular weight if they occur in a known prostitution area or designated Stay Out of Area of
18	Prostitution (SOAP) zone as established under Section 12A.11.010.
19	C. Promoting loitering for the purpose of prostitution is a gross misdemeanor.
20	D. The Seattle Police Department (SPD) will review and modify as appropriate existing
21	investigation policies governing prostitution-related crime. SPD will train its officers on any new
22	or modified policy.

Section 3. A new Section 12A.10.040 is added to the Seattle Municipal Code as follows:

12A.10.040 Policies governing arrests for prostitution and prostitution loitering

A. The provisions of this Section 12A.10.040 apply to enforcement of Sections 12A.10.010 and 12A.10.020.

- B. Policy and protocol. The Seattle Police Department (SPD) will adopt policies governing arrests for the crimes described in subsection 12A.10.040.A and develop protocols for working with commercially sexually exploited individuals based on trauma-informed best practices. These new policies will seek to: (1) minimize harm caused by the criminal legal system to survivors of commercial sexual exploitation who are arrested for prostitution loitering or prostitution; (2) recognize the individual and societal harms caused by commercial sexual exploitation; and (3) implement best practices for interacting with victims of commercial sexual exploitation/sex trafficking. It is the intent of this Section 12A.10.040 that the policies state that:
- 1. For the crimes of prostitution loitering (as applicable to a seller) and prostitution, diversion, referral to social services, safe house placement, substance use treatment, and other alternatives to booking is the preferred disposition; and
- 2. A lack of diversion opportunities shall not be a reason for arrest for prostitution loitering (as applicable to a seller) or prostitution.
- C. Training. SPD will train its officers on these new policies and protocols and shall conduct mandatory trainings on best practices for interacting with victims of commercial sexual exploitation/sex trafficking. Trainings will be developed in consultation with direct service provider groups among others who work with commercially sexually exploited individuals and, to the extent possible, should be conducted with the participation and involvement of survivors of commercial sexual exploitation. SPD should endeavor to develop such trainings by April 30, 2025 and to have trained by October 1, 2025 all officers who respond within the Stay Out of

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	Area of Prostitution (SOAP) Zone 1. SPD should endeavor to have trained by January 1, 2026 all
2	officers who respond to crimes that may involve commercial sexual exploitation/sex trafficking.
3	D. Body-worn videos. When officers interact with individuals allegedly committing the
4	crimes described in subsection 12A.10.040.A, officers shall comply with SPD policies and
5	procedures for body-worn video cameras and/or other equipment intended to record officer
6	interactions with the public unless working as an undercover decoy.
7	E. Diversion. To minimize harm caused by the criminal legal system to survivors of
8	commercial sexual exploitation, diversion, referral to social services, safe house placement, and
9	other alternatives to booking are the preferred disposition when enforcing Sections 12A.10.010
10	and 12A.10.020.
11	1. SPD policies adopted under subsection 12A.10.040.A will contain guidance on
12	diversion.
13	2. SPD shall collect, and report to the City Council Public Safety Committee or its
14	successor committee, data that identifies the racial composition of those:
15	a. Arrested and diverted to community-based services prior to jail booking
16	or referral for prosecution; and
17	b. Booked and referred for prosecution.
18	3. In reporting the data described in this Section 12A.10.040, SPD shall identify
19	any racial disparities using methods that accord with evidence-based practices.
20	4. SPD shall collect the age and residency of every individual approached and/or
21	arrested for either prostitution loitering as a seller or prostitution.
22	F. At least biennially, the Seattle Police Department, with input from the City Attorney's
23	Office, shall make a presentation to the City Council Public Safety Committee, or successor

committee, that re-evaluates each SOAP zone and makes a recommendation for its continuance with existing borders, for its continuance with adjusted borders, or for its discontinuation as a SOAP zone. Such recommendations shall have basis in the factors set forth in subsection 12A.10.040.E (City annual reporting and recommendations), in addition to other relevant data collected by the Seattle Police Department and City Attorney's Office, including quarterly crime trends (1) within each SOAP zone and (2) in the several blocks surrounding each SOAP zone compared to the same trends citywide.

- G. City annual reporting and recommendations. The Office of the Inspector General (OIG) and/or an independent, academically based research organization engaged by OIG shall review implementation of this Section 12A.10.040. A preliminary report shall be provided to the Council by June 30, 2026. The following data, or an explanation of why the data is unavailable, and written recommendations shall be provided by the OIG to the Council by December 31, 2026, and at least annually by December 31 until 2030:
- 1. The number of 911 calls about prostitution loitering on a quarterly basis (including baseline years of 2019-2023 and the first half of 2024);
- 2. The number of documented contacts between police officers, including community service officers, and individuals encountered during enforcement of the crimes described in subsection 12A.10.040.A;
- 3. The number of attempts by police officers, including community service officers, to contact and coordinate efforts for diversion, referral to social services, safe house placement, and other alternatives to booking as described in subsection 12A.10.040.D;
- 4. Data describing the number of individuals who were referred to diversion services, broken out by type of service and provider;

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	5. The numbers of each type of arrests for the crimes described in subsection
2	12A.10.040.A, with arrests for prostitution loitering as a buyer disaggregated from arrests for
3	prostitution loitering as a seller;
4	6. The number of individuals transported for booking at jail and of that number:
5	the name of the jail, the number of individuals who are booked into jail, the number of
6	individuals the jail did not accept, the number of individuals transported to a medical facility;
7	7. The number of individuals released without booking into jail or being
8	transported to a medical facility;
9	8. The number of individuals administratively booked;
10	9. The number of prostitution and prostitution loitering cases referred to the City
11	Attorney's Office for prosecution, with referrals for prostitution loitering as a buyer
12	disaggregated from referrals for prostitution loitering as a seller;
13	10. The number of referred cases dismissed before or during trial, including pre-
14	filing diversion, with dismissals of cases for prostitution loitering as a buyer disaggregated from
15	dismissals of cases for prostitution loitering as a seller;
16	11. The reasons for dismissal of referred cases;
17	12. The results of any interviews of SPD personnel with experience in the field
18	implementing this Section 12A.10.040 and their suggestions, if any, for improving the law or
19	related policies; and
20	13. Any other information deemed by OIG as helpful for the purpose of review
21	required by this subsection 12A.10.040.E or providing written recommendations. OIG will work

with SPD to determine reporting requirements and periodicity.

Greg Doss and Ann Gorman
LEG Prostitution Crimes and Diversion ORD
D3

H. Based on officer availability, location, and deployment limitations, SPD shall seek to prioritize use of officers who have received mandatory training on interacting with victims of commercial sexual exploitation when enforcing the crimes described in subsection 12A.10.040.A.

I. This Section 12A.10.040 is enacted as an exercise of the police power of the City of Seattle to protect the public peace, health, safety, and welfare, and its provisions shall be liberally construed to accomplish those purposes. The express purpose of this legislation is to promote the health, safety, and welfare of the general public, and not to create or otherwise establish or designate any particular class or group of persons who will or should be especially protected or benefitted by the terms of this legislation. The specific intent of this legislation is to provide guidance to police officers enforcing the crimes described in subsection 12A.10.040.A of the Seattle Municipal Code and increase public safety. No provision or term used in this legislation is intended to impose any duty whatsoever on the City, or any of its officers or employees.

Section 4. A new Chapter 12A.11 is added to the Seattle Municipal Code as follows:

Chapter 12A.11 STAY OUT OF AREA OF PROSTITUTION ZONES

12A.11.010 Definitions

As used in this Chapter 12A.11:

"Prohibited area" means, for a court order issued under this Chapter 12A.11, an area in which a defendant has been directed to not enter.

"SOAP" means Stay Out of Area of Prostitution.

"SOAP order" means a court order issued under this Chapter 12A.11 that specifically orders, as a condition of pretrial release and/or condition of sentence, that the defendant stay out of one or more SOAP zones.

"SOAP zone" means a zone established under this Chapter 12A.11 due to a high level of illegal prostitution in that area and/or criminal activity with a nexus to prostitution as identified in subsection 12A.11.020.B.

12A.11.020 Issuance of order

A. A judge or judge pro tempore of the Seattle Municipal Court may issue a SOAP order to anyone charged with, or convicted of, any violation of prostitution-related crimes under Sections 12A.10.010 (as applicable to a buyer), 12A.10.030, or 12A.10.060 or RCW 9A.88.110 (adopted by reference in 12A.09.020) occurring in a designated SOAP zone, either as a condition of pretrial release pursuant to CrRLJ 3.2 or as a condition of sentence.

B. A judge or judge pro tempore of the Seattle Municipal Court may also issue a SOAP order to anyone charged with, or convicted of, a crime occurring in a designated SOAP zone in which the court finds a nexus between the offense and prostitution-related crimes under Sections 12A.10.010, 12A.10.020, 12A.10.030, 12A10.060, or RCW 9A.88.110 (adopted by reference in 12A.09.020) either as a condition of pretrial release pursuant to CrRLJ 3.2 or as a condition of sentence.

C. Any SOAP order shall describe the prohibited SOAP zone determined by the court and shall conspicuously state: "WARNING: Violation of this order is a gross misdemeanor subject to a maximum penalty of 364 days in jail and/or a \$5,000 fine. A person found in violation of this order is subject to arrest under Seattle Municipal Code Chapter 12A.11."

D. Nothing in this Section 12A.11.020 shall be construed as precluding the court from issuing an order under this Chapter 12A.11 that is not specifically a SOAP order.

12A.11.030 Violation of order

A. If a police officer has probable cause to believe that a person is subject to an order issued under this Chapter 12A.11, and that a willful violation of that order is occurring in the officer's presence, the officer may arrest that person without a warrant or other process.

B. A person who knowingly violates the terms of a SOAP order by entering a prohibited area when the order is in effect is guilty of a gross misdemeanor.

C. Nothing in any provision of this Chapter 12A.11 related to SOAP orders shall prohibit a person from transiting through a SOAP zone on public transportation, as long as the person does not enter or exit the public transportation in the SOAP zone except for the purposes set forth in subsection 12A.11.030.D.

D. Nothing in any provision of this Chapter 12A.11 related to SOAP orders shall be construed as prohibiting a person subject to a SOAP order from participating in a scheduled court hearing, attending a scheduled meeting with legal counsel within a prohibited area, or attending a court-ordered services appointment during standard business hours within the prohibited area.

12A.11.040 Modification and termination of order

A. Upon request for modification or termination of any order issued under this Chapter 12A.11, the court shall consider the requested modification or termination by allowing for a process by which the person subject to the order can provide relevant testimony and other evidence in support of the request.

B. Unless otherwise ordered by the court, a SOAP order issued under this Chapter 12A.11 as a condition of sentence shall terminate two years from the date of issuance. SOAP orders issued as pretrial conditions of release shall terminate upon dismissal of the criminal charge.

12A.11.050 Creation, evaluation, modification, and termination of SOAP zone

- A. SOAP zones may be created, modified, or terminated by ordinance.
- B. The geographic boundaries of SOAP zones shall be narrowly tailored to encompass areas of significant prostitution activity and/or criminal activity with a nexus to prostitution as identified in subsection 12A.11.010.B. Unless otherwise specified, SOAP zones shall include both sides of the streets, including sidewalks, that demarcate the geographic perimeter of a particular SOAP zone.
- C. This Chapter 12A.11 and the effect of its application shall be reviewed at least every two years by the City Council. For each year, the Seattle Police Department, with the assistance of the City Attorney's Office, shall publish a report no later than the end of the first quarter of the following year that provides the following information:
 - 1. How many SOAP orders were issued for each SOAP zone;
 - 2. How many arrests were made for violating the orders in each SOAP zone;
 - 3. Demographic information on those receiving orders and/or violating orders;
- 4. Analysis of prostitution-related crimes in SOAP zones, including year-overyear statistics of each prostitution crime and whether dispersion of illegal prostitution occurred in surrounding areas.
- This report shall be provided to the City Clerk and the City Council and published on the Seattle Police Department and City Attorney's Office websites.

D. SOAP Zone 1

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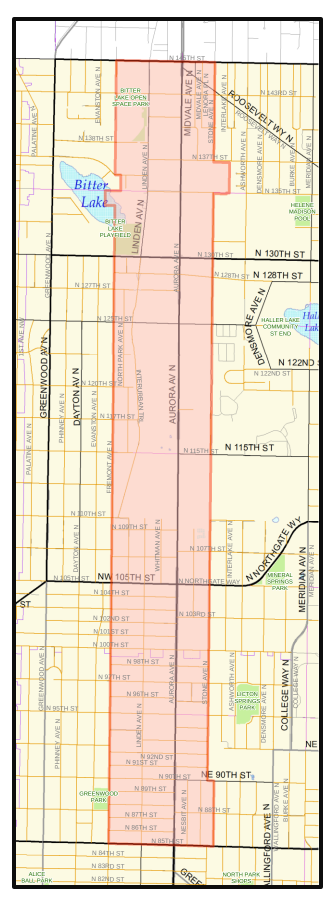
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Due to high levels of significant prostitution activity and prostitution-related violent crime, SOAP Zone 1 (illustrated by Map A for 12A.11.050) is established as the area in north Seattle generally bordered on the north by N. 145th Street, on the south by N. 85th Street, on the east by Stone Avenue N., and on the west by Fremont Avenue N, including the area within the boundaries described below:

- Beginning at the intersection of N 145th Street and Fremont Avenue N, proceed east along the centerline of N 145th Street to Stone Avenue N;
- Proceed south along the east side of Stone Avenue N to N 137th Street;
- Proceed east on N 137th Street to the northeast corner of parcel 1926049230;
- Proceed south along the eastern boundary of parcel 1926049230;
- Proceed west along the south boundary of parcel 1926049230 to the intersection of N
 135th Street and Stone Avenue N;
- Proceed south along the east side of Stone Avenue N to N 125th Street;
- Proceed south along the east side of the Stone Avenue N right-of-way between N
 125th Street and N 115th Street;
- Proceed south from the east side of Stone Avenue N at N 115th Street across parcel 3026049021 to the east side of the Stone Avenue N right-of-way at N 110th Street;
- Proceed south along the east side of Stone Avenue N to the north side of the intersection of Stone Avenue N with N 90th Street;
- Proceed east along the north side of N 90th Street east to the east side of Stone
 Avenue N as it extends south of N 90th Street;

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	Proceed north along the west side of Fremont Avenue N to the intersection with N
2	145th Street.
3	Map A for 12A.11.050
4	SOAP Zone 1
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Template last revised January 5, 2024



Section 5. The Human Services Department, in partnership with the City Innovation and Performance unit, is requested to develop a proposal and recommendations for a new program that would assist survivors of commercial sexual exploitation in vacating prostitution-related convictions from their records and/or clearing arrest history for such charges. The proposal should describe the estimated annualized staffing level required to support the proposed program and state where the program should be housed, providing a rationale for that recommendation. The proposal should also estimate the annual budget required to support the program, breaking out personnel costs from non-personnel costs, and it should provide a high-level rationale for this estimate. The report should be provided to the City Council by August 31, 2025.

Section 6. It is the intent of the Council that a phased evaluation of this ordinance be conducted by the Office of City Auditor (City Auditor).

A. At a minimum, this evaluation shall consist of: (1) a scoping exercise, to be initiated prior to the ordinance's implementation date, to determine what evaluative dimensions not referenced in Seattle Municipal Code subsection 12A.10.040.E (City annual reporting and recommendations) would best contribute to an understanding of the ordinance's impacts and can be accomplished by the City Auditor with existing resources; (2) identification of evaluative dimensions that would enhance an understanding of the ordinance's impacts and would require incremental resources; (3) identification of potential implementation challenges and strategies that could mitigate them; (4) an evaluation of the implementation process; and (5) an impact evaluation consistent with the dimensions identified in the scoping exercise described in this subsection.

B. The Council and the City Auditor shall collaboratively identify target completion dates for each of the deliverables required as components of the evaluation.

- Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD 1 C. The City Auditor's evaluation of the implementation process and the evaluation of the 2 ordinance's impact ("impact evaluation") will require access to the data and analysis referenced 3 in Seattle Municipal Code subsection 12A.10.040.E (City annual reporting and 4 recommendations). To the extent that the City Auditor is not provided access to these products or 5 that the products as delivered differ from their descriptions in this ordinance, the City Auditor 6 may be unable to complete the requested deliverables. 7 D. The City Auditor should consider including, in the impact evaluation, such dimensions 8 as: 9 1. Disposition, at the King County Jail and any other contracted correctional 10 facilities, of those convicted of the crimes listed in Section 12A.11.020; 11 2. For those receiving SOAP orders, a comprehensive outcomes analysis 12 including a racial and socioeconomic equity component; 13 3. Community response to the establishment of SOAP zones and to any dispersal 14 of activity related to the crimes listed in Section 12A.11.020 out of any SOAP zone into other 15 areas of Seattle; 16 4. The degree to which medical, social, and legal service providers can 17 substantiate that the existence, and specific boundaries of, SOAP zones has been a barrier to the
 - receipt of services for their clients with active SOAP orders, including clients' ability to access public defenders and other attorneys;
 - 5. Opportunities to confirm, refute, or refine any findings or recommendations from relevant audits previously completed by the City Auditor;
 - 6. Unintended consequences of this ordinance;

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	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3
1	7. Efficacy of the ordinance in disrupting commercial sexual exploitation,
2	focusing on commercial sexual exploitation in SOAP Zone 1; and
3	8. The efficacy of diversion, referral to social services, safe house placement, and
4	other alternatives to booking, and an analysis of what resources and opportunities may help those
5	receiving these resources.
6	Section 7. The provisions of this ordinance are declared to be separate and severable. The
7	invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this ordinance,
8	or the invalidity of its application to any person or circumstance, does not affect the validity of
9	the remainder of this ordinance or the validity of its application to other persons or
10	circumstances.

	Greg Doss and Ann Gorman LEG Prostitution Crimes and Diversion ORD D3			
1	Section 8. This ordinance shall take effect as provided by Seattle Municipal Code			
2	Sections 1.04.020 and 1.04.070.			
3	Passed by the City Council the	day of	, 2	024,
4	and signed by me in open session in authentication of its passage this day of			
5				
6				
7		President	of the City Council	
	Approved / returned unsigned / ve	etoed this day of		, 2024
8				
9		Bruce A. Harrell, Mayor		
10	Filed by me this day of		, 2024.	
11				
12		Scheereen Dedman, City	Clerk	
13	(Seal)			
	Template last revised January 5, 2024	23		