Amendment 3 to CB 119769 – Modify the suspension of meetings of the Landmarks Board and other regulatory review bodies.

Sponsor: Herbold

This amendment would modify the suspension of meetings of the Landmarks Board and other regulatory review bodies from 60-days to the earlier of (a) 60-days, (b) when virtual meetings are possible, or (c) when in-person meetings resume. Changes are shown in <u>track changes</u>.

## Amend Sections 25 - 28 as follows:

Section 25. All public meetings of the Landmarks Preservation Board provided for in Sections 25.12.380, 25.12.390, 25.12.420, 25.12.500, 25.12.520, and 25.12.720 of the Seattle Municipal Code are suspended for until the earlier of (a) 60 days after the effective date of this ordinance; (b) the date the Department places in operation a system, consistent with applicable statutory requirements, for holding meetings of the Landmarks Preservation Board that do not involve in-person contact; or (c) the date when the Landmarks Preservation Board resumes meetings involving in-person contact consistent with applicable statutory and public health requirements.

Section 26. All public meetings provided for in Sections and subsections 23.66.030.D.2, 23.69.032, 23.76.015, 23.78.010, 23.79.008, 25.16.100, 25.20.090.A, 25.21.110.A, 25.22.110.A, 25.24.070.A, and 25.30.090.A of the Seattle Municipal Code are suspended for until the earlier of (a) 60 days after the effective date of this ordinance; (b) the date the City places in operation a system, consistent with applicable statutory requirements, for holding the meetings without inperson contact; or (c) the date when the meetings can resume with in-person contact consistent with applicable statutory and public health requirements.

Section 27. The time periods provided for in S(a) ections and subsections 23.66.030.D.2, 23.79.008.D, 25.12.730, 25.16.100.A, 25.20.090.A, 25.20.100.A, 25.21.110.A, 25.21.120, 25.22.110.A, 25.22.120, 25.24.070.A, 25.30.090.A, and 25.30.100 of the Seattle Municipal Code are suspended and tolled for 60 days, to the extent those periods are linked to public meetings

Amendment 3 to CB 119769 – Modify the suspension of meetings of the Landmarks Board and other regulatory review bodies.

Sponsor: Herbold

This amendment would modify the suspension of meetings of the Landmarks Board and other regulatory review bodies from 60-days to the earlier of (a) 60-days, (b) when virtual meetings are possible, or (c) when in-person meetings resume. Changes are shown in <u>track changes</u>.

suspended according to sections 25 and 26 of this ordinance or to actions that depend on the occurrence of such public meetings, are suspended and tolled for the period of time during which those meetings are suspended according to sections 25 and 26 of this ordinance.

Section 28. The requirements of Sections and subsections 25.12.770, 25.12.850.B, and 25.30.070 of the Seattle Municipal Code wherein approval is deemed to be granted or work may proceed if a decision is not issued in a given time, or a proceeding terminates upon the failure of an event to occur, are suspended for 60 days and any time limit leading to automatic approval or termination under those provisions is tolled for 60 days are suspended for the period of time during which any meeting relevant to the matter in question is suspended according to sections 25 and 26 of this ordinance and any time limit leading to automatic approval or termination under those provisions is tolled for the period of time during which such a meeting is suspended according to sections 25 and 26 of this ordinance.