#### Amendment 3a

to

# **CB 119784 – Emergency Eviction Defense Sponsor:** CP Pedersen Good faith effort to access rental assistance

### Section 22.206.160.C.9. Amend the following as shown:

<u>9.</u>

a. Subject to the requirements of subsection 22.206.160.C.9.b, it is a defense to eviction if the eviction would result in the tenant having to vacate the housing unit within six months after the termination of the Mayor's eviction moratorium, and if the reason for terminating the tenancy is:

# <u>1) The tenant fails to comply with a 14-day notice to pay rent or</u>

vacate pursuant to RCW 59.12.030(3) for rent due during the pendency, or within six months

after, the termination of the Mayor's residential eviction moratorium; or

2) The tenant habitually fails to pay rent resulting in four or more

pay-or-vacate notices in a 12-month period.

### For purposes of this subsection 22.206.160.C.9, "termination of the

Mayor's residential eviction moratorium" means termination of subsection 1.C (creating a

defense to a pending eviction action) of the moratorium on residential evictions ordered by the

Mayor's March 14, 2020 civil emergency order, as amended by the Council in Resolution 31938.

### b. The tenant may invoke the defense provided in subsection

22.206.160.C.9.a only if:

Asha Venkataraman Date: May 4, 2020 Version: 2

## <u>1) **‡**</u><u>The housing unit that the tenant would have to vacate is</u>

owned by a person who owns more than four rental housing units in The City of Seattle. For

purposes of this subsection 22.206.160.C.9.b.1, "owns" includes having any ownership interest

in the housing units; and

2) The tenant has applied for or made a good faith effort to obtain

rental assistance from a public, private, or non-profit rental assistance program or the tenant

has submitted a declaration or self-certification asserting the tenant has suffered a financial

hardship and is therefore unable to pay rent.

**Effect:** This amendment would require that a tenant who wants to use the defense applies for or makes a good faith effort to secure rental assistance funds from a rental assistance program, or completes a self-certification stating they are unable to pay rent due to financial hardship.