Amendment 5 to Council Bill 119279 – as adopted by the Governance, Equity & Technology Committee Clarify who is a contractor Sponsor: Councilmember Mosqueda

Initiative 122 contains a prohibition on candidates and elected officials receiving contributions from City contractors. The restriction applies to entities or persons who, in the prior two years, have "earned or received more than \$250,000, under a contractual relationship with the city." This amendment would clarify that the contractual relationship only applies when there is a contract for goods and services provided to the City of Seattle. The amendment would allow an organization to be exempt from this prohibition when a contract allows for the pass-through of funds or a rebate of funds.

Note:

<u>Double underlines</u> indicate proposed new language added by the amendment. Single underlines indicate language proposed to be added to the Seattle Municipal Code by the underlying legislation.

Double strikeouts indicate language that would be removed from the Council Bill by the amendment. Single strikeouts indicate language that proposed to be removed from the Seattle Municipal Code by the underlying legislation.

Amend Section 2.04.601 as follows:

2.04.601 ((No Campaign Contributions from City Contractors or their PACs.))

Contributions from certain City contractors prohibited

<u>A.</u>

1. No Mayor, City Council((-))member, or City Attorney, or any candidate for any

such position, shall knowingly accept any contribution directly or indirectly from any entity or

person who in the prior two years has earned or received more than \$250,000, under a

contractual relationship with the City to provide goods and/or services to the City.

2. If subsection 2.04.601.A.1 is invalidated, then no Mayor, City Councilmember,

or City Attorney, or any candidate for any such position shall knowingly accept any contribution of more than \$250 in one calendar year, directly or indirectly, from any entity or person who in the prior two years has earned or received more than \$250,000, under a contractual relationship with the City to provide goods and/or services to the City. <u>1.</u> No Mayor, City Council((-))member, or City Attorney, or any candidate for any such position, shall knowingly solicit a contribution for ((himself or herself)) themselves or for any political party, political committee, campaign committee, or public office fund, directly or indirectly from any entity or person who in the prior two years has earned or received more than \$250,000, under a contractual relationship with the City to provide goods and/or services to the City Attorney or any candidate for any such position shall knowingly accept any contribution of more than \$250 in one calendar year, directly or indirectly, from any entity or person who in the prior two years has earned or received more than \$250,000, under a contractual relation shall knowingly accept any contribution of more than \$250 in one calendar year, directly or indirectly, from any entity or person who in the prior two years has earned or received more than \$250,000, under a contractual relationship with the City. If the second sentence of this section))

<u>2. If subsection 2.04.601.B.1</u> is invalidated, then no Mayor, City Council(())member, or City Attorney, or any candidate for any such position, shall knowingly solicit a contribution of more than \$250, for ((himself or herself)) themselves or for any political party, political committee, campaign committee, or public office fund, directly or indirectly from any entity or person who in the prior two years has earned or received more than \$250,000, under a contractual relationship with the City to provide goods and/or services to the City.

<u>C.</u> ((In all cases such a candidate or office holder may solicit)) <u>Neither soliciting</u> ((and)) <u>nor</u> accepting assignment of ((Democracy Vouchers without such solicitation or assignment being considered)) <u>democracy vouchers is</u> a violation of this ((section)) <u>Section 2.04.601</u>.

<u>D.</u> If any part of this ((section)) <u>Section 2.04.601</u> is ((held invalid)) <u>invalidated</u>, the remainder shall be construed to effect the anticorruption purposes of this ((section)) <u>Section</u> <u>2.04.601</u> to the maximum extent allowable.

2

Amendment 6 to Council Bill 119279 as adopted by the Governance, Equity & Technology Committee Voucher amounts Sponsor: Councilmember Mosqueda

Initiative 122 provided for four \$25 democracy vouchers to be provided to every participating donor in Seattle. This amendment would allow the Commission to determine the value of the vouchers and retain the maximum amount of funds available to each recipient of vouchers.

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Amend Section 2.04.620 A as follows:

2.04.620 ((The Right to \$100 in Democracy Vouchers, For Assignment to Qualified

Candidates.)) **Democracy voucher issuance**

(((a) Democracy Vouchers. Democracy Vouchers are vital to ensure the people of Seattle have equal opportunity to participate in political campaigns and be heard by candidates, to

strengthen democracy, fulfill other purposes of this subchapter and prevent corruption.

(b) Issuance of Democracy Vouchers.))

<u>A.</u> ((On the)) <u>No later than</u> the first business day in ((every municipal election year)) <u>March</u>, ((SEEC)) the Commission shall mail to each person who was, by the previous ((November 15th)) <u>December 31</u>, duly registered to vote in ((the City of)) Seattle <u>and an active</u> <u>voter under RCW 29A.08.615 (as amended by Chapter 109, Laws of 2018)</u>, at ((his or her)) the <u>person's</u> address in the voter registration records, \$100 in <u>democracy</u> vouchers((("Democracy <u>Vouchers") consisting of</u>)) four ((Democracy Vouchers)) of \$25 each, except that ((SEEC)) the <u>Commission</u> may deliver ((Democracy Vouchers)) democracy vouchers online or in <u>an</u>other manner((s)) if the person ((receiving same elects other manner of delivery)) <u>chooses</u>, as provided in this ((subchapter)) <u>Section 2.04.620</u>. Thereafter, ((SEEC)) the Commission shall regularly issue \$100 in ((Democracy Vouchers)) <u>democracy vouchers</u> to any person becoming a duly registered ((City of)) Seattle voter after the previous ((November 15th)) <u>December 31</u>, up until <u>at</u> <u>least</u> October 1((st)) of the election year, with regular issuance after October 1 allowable in the <u>Commission's discretion</u>. <u>Democracy vouchers may be mailed or emailed to an address other</u> <u>than that indicated in the voter registration records.</u>

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Amendment 7 to Council Bill 119279 – as adopted by the Governance, Equity & Technology Committee Signatures and donations to qualify Sponsor: Councilmember Mosqueda

This amendment would allow a candidate, in order to qualify for the program, to receive contributions and signatures from adult Seattle residents. Currently the code requires contributions from adult Seattle residents to qualify for the program, but not signatures. The amendment would allow the signatures and contributions to come from different residents.

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Amend Section 2.04.630 as follows:

2.04.630 ((Candidates to Qualify By Showing Grass Roots Support and Agreeing to New Campaign and Contribution Limits; Redemption of Democracy Vouchers; New Limits on

Use of Funds.)) Candidate qualification

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(((c) Qualifying Contributions.)) <u>C.</u> To qualify for the ((Democracy Voucher)) Program, candidates shall show they have received at least the following numbers of <u>signatures and</u> (("Qualifying Contributions")) <u>qualifying contributions</u> of at least \$10 but not more than the Program contribution limit for the office sought provided in ((SMC)) <u>subsection</u> 2.04.630(((b))).<u>B</u> from ((individual adults (18 years of age or older), who are human natural persons residing in the City of Seattle, and)) <u>adult Seattle residents</u> eligible under federal law to make political contributions: Mayoral candidates, ((at least)) 600; City Attorney candidates, ((at least)) 150; at-large City Council candidates, at-((least)) 400; and district City Council candidates, ((at least)) 150 (of which at least 75 shall be from individuals residing in ((the)) <u>that</u> district ((sought to be represented by the candidate))). Signatures and contributions may come from different residents. ((SEEC)) The Commission shall maintain a list of qualified candidates and make it readily accessible to the public, including by publishing it on ((SEEC's)) the Commission's website.

D. A candidate loses qualification for the Program by publicly withdrawing or otherwise abandoning the race, failing to advance to the general election, or the Commission finding sufficient material violations of election laws or Program requirements, such as violation of campaign valuation or contribution limit laws, or fraudulent or attempted fraudulent assignment of democracy vouchers. Amendment 8 to Council Bill 119279 Election drop boxes Sponsor: Councilmember Mosqueda

This amendment would allow the Commission to work with King County elections to explore whether election drop boxes could be used as a place to transmit vouchers to the Commission.

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Amend Section 2.04.624 A as follows:

2.04.624 Democracy voucher assignment, delivery, and receipt

A. Democracy vouchers are only transferable or assignable as stated ((herein)) in this Section 2.04.624. Any person properly obtaining and holding a ((Democracy Voucher)) democracy voucher may assign it by: ((writing the name of the assignee candidate, and)) signing the holder's name ((Θ)) and dating the ((Voucher)) democracy voucher where indicated thereon((τ)) ; and delivering the signed and dated ((Voucher)) democracy voucher to the candidate, or to ((SEEC))) the Commission, or to any candidate's representative who shall be registered for this purpose with ((SEEC)) the Commission. Delivery may be by mail, in person (by any person the holder requests to deliver the voucher), Θ electronically via a secure ((SEEC)) Commission online system, or, with the agreement of King County, through ballot drop boxes when in use. ((SEEC)) The Commission shall establish a secure online system for delivery of ((Democracy Vouchers)) democracy vouchers (without prejudice to any eligible person's ((right)) option to receive ((Democracy Vouchers))) democracy vouchers in the mail ((at his or her option no later than))) prior to the 2017 election cycle, unless ((SEEC)) the Commission determines this target date is not practicable; and in any event no later than the 2019 Amendment 8: Election drop boxes

election cycle. <u>The Commission also shall determine how it shall receive properly assigned</u> <u>vouchers that were not directly delivered to it.</u>