Proposed Amendment	Amendment Language	
Proposed Amendment Council Bill 1 (Admissions Tax Amendment 1 Clarify appropriation of admission tax revenue (CMs Herbold and Johnson)	119344	Makes clear that revenues would Seattle Center at arts/sports/cult with respect to operations of the Allows Council to from arena ope reserving the fin generated at the in the City) to b Culture.

hat the new option for use of admission tax Ild apply <u>only</u> to (a) the lease agreement for the r arena (and not other contracts with Iltural opportunities organizations; and (b) only to those admission taxes generated through the new arena.

I to use some of the new admissions tax money perations for rent adjustment payments, while first \$1.3 million in admission tax revenue the arena (plus all other admission tax revenues be appropriated to the Office of Arts and

Proposed Amendment	Amendment Language	
<b>Council Bill 1</b> (Admissions Tax		
Amendment 1 Substitute Omitted Exhibits to the Lease Agreement,		(BLUE PAPER) Handout 1a – Lease Agreeme
Development Agreement, and Integration Agreement		Version 2 for V This ameno place of Ve
(Chair Juarez)	See Handout 1a - 1c	Lease Agre (GREEN PAPER Handout 1b – Development A substituting Ve This ameno Version 2 in the remain
		(YELLOW PAPE Handout 1c – Integration Age substituting Ve This am Version the rem

ent (Arena at Seattle Center) by substituting /ersion 1b dment substitutes Lease Agreement Version 2 in

ersion 1b to include the missing exhibits to the ement.

Agreement (Arena at Seattle Center) by ersion 2 for Version 1a

dment substitutes Development Agreement in place of Version 1a. This amendment adds ning exhibits to the Development Agreement.

ER)

preement (Arena at Seattle Center) by ersion 2 in place of Version 1 nendment substitutes Integration Agreement 2 in place of Version 1. This amendment adds naining exhibit to the Integration Agreement.

# PROPOSED AMENDMENTS to Council Bill 119344 (Admission Tax Revenue) & Council Bill 119345 (Transaction Documents) Select Committee on Civic Arenas September 14, 2018 at 9:30 AM

Proposed Amendment	Amendment Language	
Amendment 2		(BEIGE PAPER)
Clarifications to the Lease		Handout 2a –
Agreement, Development		Lease Agreemen
Agreement, and Integration		definition of "Qu
Agreement related to		changes to Artic
lender financing	See Handout 2a - 2c	Destruction and
		Article XII (Assign
(Chair Juarez)		XIII (Leasehold N
		This ame
		clarify, ar
		(PINK PAPER)
		Handout 2b –
		Development Ag
		technical edits to
		This ame
		leasehold
		Lease Ag
		(PURPLE PAPER)
		, Handout 2c –
		Integration Agre
		technical edits to
		This ame
		leasehold
		Lease Ag

### **Effect of Amendment**

ent (Arena at Seattle Center), modifying the Qualified Financial Institution"; technical ticle IX (insurance), Article X (Casualty Damage, nd Restoration), Article Xi (Condemnation), signment, Transfer and Subletting), and Article Mortgages.

nends the Lease Agreement Version 2 to align, and facilitate ArenaCo's lender financing.

#### Agreement (Arena at Seattle Center), to reflect to Article 17 (Other Provisions)

nendment makes technical edits to sync up the old mortgagee's rights with the rights under the Agreement.

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greement (Arena at Seattle Center), to reflect s to Article 15 (\_\_\_\_)

nendment makes technical edits to sync up the old mortgagee's rights with the rights under the Agreement.

Proposed Amendment	Amendment Language	
Amendment 3	Amend notice sections of Attachment 1, 2 and 3 as follows:	Adds the require
Requirement for Council	Att1 - Lease Agreement	the agreement,
Notification under the	Section 4: Notices	addition to the C
Lease Agreement,	Att 2 – Development Agreement	
Development Agreement,	Subsection 17.8 Notices	
and Integration Agreement	• Att 3 – Seattle Center Integration Agreement	
(Chair Juarez)	Subsection 15.8 Notices	
	Copies to: City of Seattle, City Council	
	Attn: Council President	
	Seattle City Hall	
	600 Fourth Avenue, 2 <sup>nd</sup> Floor	
	P.O. Box 34025	
	Seattle, WA 98124-4025	
Amendment 4	Amend the Lease Agreement (Attachment 1) as follows:	Adds two at-larg
Addition of at-large		Council, to Givin
positions to the Giving	Article VII, Section 2: Community Fund and Charitable Funding Commitment	administering th
Council	Tenant shall cause the establishment of a giving body (the "Giving Council") to administer a community fund (the "Community Fund"). The Giving Council shall be composed of nine (9) eleven (11) total voting members	
(Chair Juarez)	and one (1) non-voting member as follows: (a) voting members shall be comprised of (i) two (2) members	
	appointed by Tenant; (ii) one (1) member appointed by the resident NHL team; (iii) one (1) member appointed	
	by the resident WNBA team (Seattle Storm); (iv) two (2) members from local community organizations (with	
	staggered terms to ensure continuity); (v) two (2) members who are representatives of Seattle Center resident	
	organizations (with staggered terms to ensure continuity); (vi) two (2) at-large members approved by the	
	Council; and (vii) one (1) at-large member mutually appointed by Tenant and the Mayor's office; and (b) one (1)	
	non-voting member shall be appointed by the Seattle Center Director to represent Seattle Center.	

irement that when notices are required under t, notice must be provided to the City Council in e City Attorney's Office and the Mayor's Office

arge voting positions, subject to approval by the ving Council, which is responsible for the Community Fund.

Proposed Amendment	Amendment Language	
Amendment 5	Amend the Development Agreement (Attachment 2) as follows:	Members of the
Input from Community		consulted and b
Coordination Committee	5.4 Community Coordination Committee. In addition to the bi-weekly meetings scheduled by the Community	construction per
	Liaison, the Ombudsperson and Community Liaison will staff a monthly meeting with a committee of	viability of the re
(CM Bagshaw)	community representatives (the "Community Coordination Committee") that will ensure frequent	businesses impa
	communications between Tenant, adjacent communities/Seattle Center resident organizations, and Seattle	
	Center regarding construction activities and on-going operations of the Arena. The Community Coordination	
	Committee membership will be open to representatives from all affected organizations both in the community	
	and on the Seattle Center campus. The Community Coordination Committee will begin its work during the	
	construction timeframe, but may extend its functions into the operations phase of the Arena. All of the	
	geographic communities impacted by the Development Project will be represented, and decision-making will be	
	defined with the understanding that there will be flexibility over time. <u>Seattle Center will seek input of the</u>	
	members of the Community Coordination Committee in planning the activities identified in Subsection 5.2	
	during the construction period. The Ombudsperson and the Community Liaison will facilitate the meetings of	
	the Community Coordination Committee and help to address any issues that might arise.	
Amendment 6	Amend the Development Agreement (Attachment 2) as follows:	This amendment
Creation of construction		fund to compens
impact mitigation fund	Exhibit E: Construction Impact Mitigation Plan	revenues due to
	10.0 Marketing, and Promotion and Organization Financial Health	minimum dollar
(CM Herbold)	Tenant has committed to contributing \$500,000 (payable over 2 years and up to 30% of the contribution may	
	be delivered in-kind in lieu of cash) to Seattle Center's operation and development of an "open for business	
	during construction" marketing campaign. Such marketing campaign shall include robust public notice similar to	
	notice provided under Section 2.3. The cash portion 30 of this payment is payable in two equal installments, the	
	first by a date to be mutually agreed upon by the Seattle Center Director and Tenant's chief executive officer.	
	Tenant has hired a full-time Community Liaison to work with Seattle Center tenants and affected Uptown	
	businesses to ensure the public is aware that businesses are open during construction. The Community Liaison	
	was hired in June 2018, and the position will continue after construction is complete and into project operation.	
	In order to mitigate economic impacts arising from construction, Tenant agrees to:	
	1. pPay \$74,000 for City's costs associated with the rescheduling of the Seattle/King County Clinic at Tenant's	
	previous request.	
	2. Create a fund to which impacted tenants can apply in order to be compensated for the loss of projected	
	revenues.	

he Community Coordination Committee will be d be involved in marketing plan during the period to promote and preserve the economic e resident organizations, communities and pacted.

ent would require ArenaCo (Tenant) to create a ensate tenant organizations (tenants) for loss of to construction impacts. There is no required lar amount noted.

Proposed Amendment	Amendment Language	
Amendment 7 Addition of Seattle	Amend the Development Agreement (Attachment 2) as follows:	Adds the require measures for Se
Children's Theater to	Exhibit E: Construction Impact Mitigation Plan	
Mitigation for Adjacent, On-site Uses	7.6 Mitigation for Adjacent, On-site Uses	
(CM Herbold)	<u>Seattle Children's Theater</u> , KEXP and other occupants of the Northwest rooms are the nearest receivers to the proposed construction activities and have the greatest potential to be exposed to daytime construction noise levels disruptive to their uses. OVG is in separate discussions with these uses to identify mitigation measures unique to their uses/locations that will allow them to continue operating in their current locations over the construction period.	

irement to discuss and identify mitigation Seattle Children's Theater.