Schwerin Campbell Barnard Iglitzin & Lavitt LLP

ATTORNEYS AT LAW

Of Counsel Lawrence Schwerin James D. Oswald

DMITRI IGLITZIN iglitzin@workerlaw.com

Original via hand delivery

September 27, 2018

Melanie Pedroza Clerk of the King County Council 516 Third Avenue, Room 1200 Seattle, WA 98104 Received by Clerk of the Council On September 27,200 12:01pm

Re: Petition for Referendum on An Ordinance authorizing a new funding agreement and amendment to the existing financing agreement with the Washington State Major League Baseball Stadium Public Facilities District

Dear Ms. Pedroza:

I am counsel for the Citizens Against Sports Stadium Subsidies ("CASSS"), a committee of King County citizens, and I write on the committee's behalf. In accordance with King County Code 1.16.020, I am submitting with this letter five printed copies of the referendum petition proposed by CASSS for approval by the office of the clerk as to the form of the petition.

Written correspondence regarding this petition can be made at the following post office address:

18 West Mercer Street, Suite 400 Seattle, WA 98119-3971

Should you have any questions about this petition, please feel free to contact me by phone at 206-257-6003 or by email at iglitzin@workerlaw.com.

Thank you for your consideration.

Very truly yours,

Dmitri Iglitzin

Counsel for CASSS

Received by Clevk of the law MSeptember 2 12:01 pm

WARNING

Every person who signs this petition with any other than the person's true name, or who knowingly signs more than one of these petitions, or who signs this petition when the person is not a legal voter, or who makes herein any false statement, shall be punished as provided by law.

PETITION FOR REFERENDUM

To the Clerk of the King County Council, King County, Washington: We, the undersigned citizens of King County, State of Washington and legal voters of the respective precincts set opposite our names, respectfully order and direct that Referendum Measure No....., entitled AN ORDINANCE authorizing a new funding agreement and amendment to the existing financing agreement with the Washington State Major League Baseball Stadium Public Facilities District being an ordinance passed by the King County Council on the Seventeenth day of September 2018, and which would appear on the ballot in the following form:

(ballot title prepared by the prosecuting attorney)

	Petitioner's Signature	Petitioner's Printed Name	Residence Address Street and Number (if any)	City or Town	Precinct Number or Name (if know)
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KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

King County	Signature Report	
	September 18, 2018	
	Ordinance 18788	
Proposed No. 2018-0374.3	74.3 Sponsors von Reichbauer and McDermott	±
AN OR	AN ORDINANCE authorizing a new funding agreement	
and ame	and amendment to the existing financing agreement with	
the Was	the Washington Statc Major League Baseball Stadium	
Public F	Public Facilities District.	
STATEMENT OF FACTS	OF FACTS:	
1. Rapid popul	1. Rapid population growth in King County will necessitate building	
affordable and	affordable and market rate housing near improved public transportation	
options.		
2. The King Co	The King County council, by passing Motion 14687 in 2016,	
acknowledged	acknowledged receipt of the Transit Oriented Development Bond	
Allocation Plan	Allocation Plan, and the goal of financing up to eighty-seven million	
dollars of housing projects.	ing projects.	
3. As authorize	As authorized by the state Legislature through RCW 67.28.180,	
beginning in 20	beginning in 2021, at least thirty-seven and one-half percent of the lodging	
taxes generated	taxes generated every year in King County must be used "for contracts,	
loans, or grants	loans, or grants to nonprofit organizations or public housing authorities for	
affordable worl	affordable workforce housing within one-half mile of a transit station, as	
described unde	described under RCW 9.91.025 or for services for homeless youth."	
4 Eanally imp	Fought important are: the building of new gathering places sites	

where our diverse histories can be interpreted and shared and public
cultural spaces; and the preservation of historic structures that create
community identity, encourage strong social connections and further
opportunity for entertainment, education and interactions. Civic
institutions, such as history and art museums, public galleries, community
cultural organizations, performing art centers and historic structures, play
a central role in our economy and benefit local businesses, residents and
tourists.
5. Arts, culture and heritage make this region an attractive place for new
businesses that bring with them new jobs, as arts and heritage businesses
add two billion dollars in business activity, eight hundred eighty-two
million dollars in payroll and thirty-two thousand five hundred jobs to the
central Puget Sound region.
6. As authorized by the state Legislature through RCW 67.28.180,
beginning in 2021, at least thirty-seven and one-half percent of the lodging
taxes generated every year in King County must be used to support "art
museums, cultural museums, heritage museums, the arts and the
performing arts."
7. The Washington State Major League Baseball Stadium Public
Facilities District ("the PFD") operates the publicly owned Safeco Field
("the ballpark").
8. The ballpark is a gathering place providing an array of public benefits
and employs over two thousand full and part time employees, in addition

to baing a vania for the Cantle Marinary
to being a venue 101 the Seattle Mariners.
9. The Seattle Mariners draw nearly three million fans to the ballpark
every year. Attendance at Seattle Mariners games between 2012 and 2017
exceeded twelve million one hundred thousand, with many coming from
out of state and supporting the local tourism industry. More than forty-
five million people have attended baseball games since the ballpark
opened.
10. As authorized by the state Legislature through RCW 67.28.180,
beginning in 2021 at most twenty-five percent of the lodging taxes
generated every year in King County may be used "for capital or operating
programs that promote tourism and attract tourists to the county."
11. In 2015, the county council adopted Motion 14406, and the county
effectuated through Ordinances 18179, 18180 and 18181, to establish the
Building for Culture Program, which issued twenty-nine million dollars of
bonds to fund capital projects that support arts, culture and heritage in the
county and committed lodging taxes generated every year in King County
beginning in 2021 to debt service payment of these bonds.
12. Since 1967, the King County lodging tax has been used to finance the
construction of two professional sports stadiums and an exhibition center.
13. The PFD and the Baseball Club have entered into a nonbinding term
sheet, dated May 23, 2018, wherein the Baseball Club has agreed to lease
the ballpark for an initial term of twenty-five years starting in 2019 and to
assume obligations, including financial responsibilities for the operation,

maintenance and capital improvements to the ballpark in exchange for the
PFD assuming obligations, including financial responsibilities related to
capital improvements to the ballpark's existing infrastructure.
14. In the next twenty years, the ballpark is expected to generate forty-six
million dollars for local jurisdictions and one hundred forty million dollars
for Washington state.
15. Under the terms of the proposed funding agreement that is the subject
of this ordinance, the county would transfer a portion of future lodging tax
revenues beginning in 2021, to be coterminous with the PFD leasing the
ballpark to the Baseball Club. The transferred tax revenues may only be
used for capital improvements to the existing infrastructure of the
ballpark. The agreement does not authorize public funding on upgrades to
the ballpark, such as suites or so-called Club spaces. The agreement
further requires that all modernization upgrades, as well as all operation
and maintenance expenses to be paid for by the Mariners during the lease
term and any extensions.
16. A continued investment in the publicly owned ballpark is necessary to
ensure that it remain a source of wholesome, family-centered
entertainment and provide a sense of enhanced civic pride as well as a
positive impact on the local and regional economy.
17. The ballpark promotes tourism and attracts tourists to the county, with
approximately forty-five percent of fans coming from locations outside of
King County,

89	18. Multicultural markets that have vendors of goods, wares or services
06	have the effect of attracting tourists to those markets and promoting
91	tourism to the county.
92	19. Savor Snoqualmie is an effort coordinated by the Mountain to Sounds
93	Greenway Trust that works to promote tourism in the Snoqualmie Valley.
94	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
95	SECTION 1. Findings:
96	A. Beginning in 2021, King County intends to allocate baseline lodging tax
97	revenues for the following programs and to the following organizations according to the
86	estimated revenues established using the August 2018 Office of Economic and Financial
66	Analysis forecast found in Attachment C to this ordinance:
100	1. Thirty-seven and one half percent to be transferred to the cultural development
101	authority of King County ("4Culture") to support art museums, cultural museums,
102	heritage museums, the arts and the performing arts in accordance with RCW
103	67.28.180(3)(d)(i);
104	2. Thirty-four and nine-tenths of one percent to be allocated to the department of
105	community and human services to support transit oriented development projects that
106	preserve or develop affordable workforce housing or services for homeless youth in
107	accordance with RCW 67.28.180(3)(d)(ii);
108	3. Two and six-tenths of one percent to be allocated to the department of
109	community and human services to support services for homeless youth in accordance
110	with RCW 67.28.180(3)(d)(ii); and
111	4. Twenty-five percent to be allocated by the county for capital or operating

oriented development projects that preserve or develop affordable workforce housing or programs that promote tourism and attract tourists to the county or support transit services for homeless youth in accordance with RCW 67.28.180(3)(d)(ii) 113

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implementation of the Building for Culture Program between the county and 4Culture; accordance with the county's contractual obligation as set forth in the agreement for a. debt service on the original Building for Culture Program bonds, in

of Facilities District ("the PFD") for twenty-three years to be used for capital improvements b. after allocating sufficient lodging tax revenues to satisfy the debt service of subsection A.4.a. of this section, transfer of forty-three and eight-tenths of one percent the remaining amount to the Washington State Major League Baseball Stadium Public to the existing infrastructure at Safeco Field ("the ballpark");

under subsection 4.3.a. of this section and the transfer of lodging tax revenues to the PFD to 2029 for capital or operating programs that promote tourism and attract tourists in all under subsection A.4.b. of this section, reserve one million dollars each year from 2021 thousand dollars a year will be used to support Savor Snoqualmie's tourism promotion after allocating sufficient lodging tax revenues to satisfy the debt service parts of the county. It is the intent of the council that from the reserve, twenty-five efforts; and

d. after allocating sufficient lodging tax revenues to satisfy the debt service of subsection A.4.a. of this section, the transfer of lodging tax revenues to the PFD under subsection A.4.b. of this section and reserving the revenue as described in subsection community and human services to support transit oriented development projects that A.4.c. of this section, all remaining funds shall be allocated to the department of

135	preserve or develop affordable workforce housing or services for homeless youth.
136	B. It is the intent of the council to allocate any lodging tax revenues that exceed
137	baseline revenues found in Attachment C to this ordinance for the following programs
138	and organizations:

- 2. Thirty-seven and one half percent to be transferred to 4Culture to support art Two hundred thousand dollars be transferred each year to the Kent Special Sho Ware Center facility until the total transferred amount equals two million dollars; Events Center Public Facilities District to support capital maintenance at the accesso 139 140 141 142
- 3. After allocating sufficient lodging tax revenues to satisfy the requirements in museums, cultural museums, heritage museums, the arts and performing arts; 143
- subsection B.1. of this section, ten percent of the moneys remaining to be allocated to the projects that preserve or develop affordable workforce housing or services for homeless department of community and human services to support transit oriented development youth; 145 146 148 144 147
- be reserved for capital or operating programs that promote tourism and encourage visitors subsection B.1. of this section, forty-two and one half percent of the moneys remaining to 4. After allocating sufficient lodging tax revenues to satisfy the requirements in in all parts of the county; and

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5. After allocating sufficient lodging tax revenues to satisfy the requirements in subsection B.1. of this section, ten percent of the moneys remaining to be transferred to the PFD until the year 2043 to be used for capital improvements to the existing infrastructure at the ballpark.

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It is the intent of the council to request the executive to issue bonds in the

amount of \$100 million to support transit oriented development projects that preserve or develop affordable workforce housing as soon as possible.

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all parts of the county. It is the intent of the council that multicultural markets he eligible will support capital and operating programs that promote tourism and attract tourists to county visitor and tourism organizations to work in collaboration to set up a fund that D. It is the intent of the council, in consultation with the executive, to engage to receive moneys from that tourism fund, particularly if the market's vendors communities that have recently been displaced or are at risk of displacement.

- 2022 It is the intent of the council to request the executive develop a countywide strategic arts, heritage, historic preservation, and culture plan for the allocation of the intent of the council to request that the proposed strategic plan be forwarded to the council by December 31, 2019, in order to inform the budget process for the 2021 lodging tax revenues described in subsections A.1. and B.1. of this section. budget.

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legislation to support the identified allocations as described in subsections A.4.c. and B.3 It is the intent of the council to request the executive to develop and transmit of this section including appropriation requests.

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plan for the lodging tax revenues allocated under subsections A.2. and B.2. of this section not already programed in the 2016 Transit Oriented Development Bond Allocation Plan, It is the intent of the council to request the executive develop an expenditure receipt of which the council acknowledged by passing Motion 14687. The expenditure plan should at a minimum support the recommendations of the Regional Affordable Housing Task Force and describe how the lodging tax revenues allocated under

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manner. It is the intent of the council to request that the expenditure plan be forwarded to subsections A.2. and B.2. of this section will be used across the county in an equitable the council by February 28, 2019.

in-interest to retain the ballpark as a home venue of a Major League Baseball team for the Sheet ("Lease") and a nonrelocation agreement that obligates the Club and any successorfor a period not to exceed twenty-three years. The transferred tax revenues to be used for requested the council's authorization to execute an agreement that commits the county to section 1.A.4.b. and 1.B.4. of this ordinance and the provisions of the funding agreement term of the Lease, King County would be contractually obligated to transfer applicable SECTION 2. In accordance with K.C.C. 4A.100.070.D.2.b, the executive has this ordinance, and if the PFD and the Baseball Club of Seattle L.L.L.P. entering into both a lease substantially in compliance with the May 23, 2018 Lease Renewal Term expend moneys beyond the biennium. Under the funding agreement, Attachment A lodging tax revenues to the PFD, starting in 2021, in an amount in accordance with capital improvements to the existing infrastructure of the ballpark.

agreement with the PFD substantially in the form of Attachment A to this ordinance. SECTION 3. The executive is hereby authorized to execute the funding

SECTION 4. The executive is hereby authorized to execute the sixth amendment

to the 1996 financing agreement with the PFD substantially in the form of Attachment B 199

200 to this ordinance.

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Ordinance 18788 was introduced on 7/30/2018 and passed as amended by the Metropolitan King County Council on 9/17/2018, by the following vote:

No: 4 - Mr. Gossett, Mr. Dembowski, Mr. Upthegrove and Ms. Kohl-Yes: 5 - Mr. von Reichbauer, Ms. Lambert, Mr. Dunn, Mr. McDermott and Ms. Balducci Excused: 0 Welles

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

mote Gaging

J. Joseph

King County

MILLIAM

ATTEST:

Melani Pedroza, Clerk of the Council

APPROVED this 4 day of SEPTEMBER 2018

RECEIVED

2018 SER TO PM 3: 21

CLEEK MANS COUNTY COUNCIL

1 JOHN CONTAL L

Dow Constantine, County Executive

Attachments: A. Funding Agreement Between King County and the Washington State Major League Baseball Stadium Public Facilities District, dated September 17, 2018, as amended, B. Amendment No. 6 to Agreement, dated September 1, 2018, C. 2018 August OEFA Estimated Annual Lodging Tax Revenue

WASHINGTON STATE MAJOR LEAGUE BASEBALL STADIUM FUNDING AGREEMENT BETWEEN KING COUNTY AND THE PUBLIC FACILITIES DISTRICT

This Funding Agreement (the "Agreement") is made and entered into as of the date of the last (the "County") and the authorized signature ("Effective Date"), by and between King County (the "County") and the Washington State Major League Baseball Stadium Public Facilities District (the "District"), collectively referred to as the "Parties."

STATEMENT'S OF FACT

The Washington State Major League Baseball Stadium Public Facilities District, established pursuant to RCW 36.100 and King County Ordinance 12000, successfully developed a Major League Baseball ballpark in the City of Seattle (the "Ballpark") and entered into a lease with The Baseball Club of Seattle, L.L.P. (the "Club") for the Ballpark as the home venue of a Major League Baseball team for the benefit of the citizens of the County and visitors to the Ballpark.

The Ballpark attracts tourists to the King County region, who attend arts, heritage and culture whom stay and amateur sports events, and some of events and/or recreational, professional,

and the Lease requires significant investment in the publicly owned Ballpark over the duration of The District and the Club have executed the "Lease Renewal Term Sheet May 23, 2018" ("Term Sheet") for a new long-term lease (the "Lease"). The Lease duration will be for an initial term of 25 years, starting in 2019, the Lease to assure that it will remain an attractive and competitive venue for Major League The existing lease with the Club expires at the end of 2018.

The Club has confirmed that the Club's agreement to a binding Lease consistent with the Term Sheet is contingent upon the County allocating a portion of available proceeds from its lodging tax authorized pursuant to RCW 67.28.180.

the County's decision-making process, the Term Sheet provides that the District will accept an allocation of such funds were the County to provide it. While the District takes no position on an allocation of the lodging tax revenue out of respect for

authorizing the County Executive to sign this Agreement between the County and the District providing for the transfer of such funding to the District and specifying the manner in which such 2018-0374 enacted its Ordinance Council, the County Executive concurring, funding must be used by the District. The County

covenants and NOW, THEREFORE, in consideration of the statements of fact, promises, consideration set forth herein, the County and the District hereby agree, as follows.

AGREEMENT

Section 1. Provision of Funds by the County.

Pursuant to the terms and conditions set forth in this Agreement, if the District and the Club have executed both a lease consistent with the Term Sheet and a nonrelocation agreement that obligates the Club and any successor-in-interest to retain the Ballpark as a home venue of a Major League Baseball team for the term of the Lease, the County agrees that it will annually transfer County lodging tax proceeds to the District ("Yearly Transfers") pursuant to the following formula: forty three and eight tenths of one percent (43.8%) of the share of County lodging tax proceeds available revenues are less than the forecasted Total Lodging Tax Revenues, the District agrees that it is in calendar year 2021 after final payment or defeasance of the CenturyLink Field and Exhibition make such Yearly Transfers on a quarterly basis in arrears, unless the Parties approve by separate agreement the transfer of advances of amounts against which subsequent lodging tax proceeds will be credited. Additional Transfers, if any, will be paid on the first business day of April in the year following that for which the Additional Transfer is generated. pursuant to RCW 67.28.180(3)(d)(iii) that is remaining after such share is reduced each year by the amounts provided in Exhibit A ("Annual Reductions"); provided however, no annual transfer may exceed the estimated annual amount for that year as set forth in Exhibit B ("Estimated Annual Transfers"). The estimated annual amounts listed in Exhibit B are based on the August 2018 OEFA Estimated Annual Lodging Tax Revenue, set forth in Exhibit C. If in any year lodging tax only entitled to and will except the Yearly Transfer for that year. If in any given year lodging tax transfer to the District ten percent of any amount of revenue that exceeds the 2018 forecasted Total Yearly Transfers shall commence County will revenues exceed the 2018 forecasted Total Lodging Tax Revenues, then the County agrees to Center bonds and continue for the remainder of the initial term of the Lease. Lodging Tax Revenues for that year ("Additional Transfers").

By executing this Agreement, the District agrees that the provision of funds contemplated by this Section 1 is acceptable.

consultation with the District, that continued transfers are not necessary unless and until plans for three years; provided, that the County may cease to make such transfers in the event that: (1) the finds, after good faith consultation with the District, that continued investment in the Ballpark is neither necessary nor useful to attract a new team to the region; or (2) the use of the Ballpark is terminated or interrupted due to a catastrophic event and the County finds, after good faith its replacement and/or continued use as a venue for Major League Baseball have been approved The District shall provide notice to the County if events have The County's obligation to make such transfers of lodging tax proceeds shall continue for twenty-Ballpark is no longer used as the home venue for a Major League Baseball team and the County occurred which could give rise to such cessation of transfers. by the District and the County.

upon the County, including but not limited to the likelihood of boycotts or strikes affecting the The County's obligation to make such transfers of lodging tax proceeds is contingent upon the that contains requirements sufficient to prevent labor disputes that would impose costs and burdens District and the Club executing an agreement, before or at the same time that the Lease is executed. Ballpark's operations and visitor spending.

Section 2. Expenditure of Funds.

The District shall use, or cause to be used, the funds transferred by the County in accordance with Section 1 solely to provide a portion of the funding, in addition to the other available funds identified in the Lease, for capital improvements to the existing infrastructure of the Ballpark the Lease and RCW 67.28.180. Such existing infrastructure includes basic building systems, such as plumbing, electrical and HVAC, as well as building structural elements and essential building components, such as the retractable roof and its support system and other uses related to the basic functioning of the Ballpark, but does not include expenditures related to baseball operations or facility upgrades with direct revenue generation potential, such as suites, restaurants, or so-called Club spaces. Funds transferred by the County under this Agreement shall not be used for operation including replacements and major repairs as determined by the District in a manner consistent with or maintenance of the Ballpark.

apart from other funds in its possession and shall not comingle such amounts with other funds of for in a separate fund of the District (and not the Capital Expenditure Fund of the District improvements, including major repairs and replacements and improvements identified in the annual Management Plans ("Plan" or "Plans") developed by the Club and approved by the District lodging tax proceeds may be used consistent with the requirements of this Agreement and RCW 67.28.180. The District shall retain the County lodging tax proceeds transferred from the County separate and the District. The amounts received pursuant to this Agreement shall be deposited in and accounted established under the Lease). County lodging tax proceeds must be applied only to eligible capital Such Plans shall specifically identify expenditures for which County as provided in the Lease.

Annually and prior to allocating County lodging tax proceeds for any Ballpark improvements, the District shall inform the County of any proposed improvements in the current Plan for which it has determined it may apply County lodging tax proceeds consistent with the requirements of this lodging tax proceeds as reflected in the Plans and as previously reported to the County. Such The District also shall annually report to the County on its application of County reports shall include information regarding the status of the work funded in whole or in part by County lodging tax proceeds.

Section 3. Amendments.

duration of this Agreement or change the amount of lodging tax revenues to be transferred to the District, the proposed amendment shall first be transmitted to the King County Council. The Council shall have thirty days, from the date the Executive transmits the amendment to the clerk of the Council ("review period"), to review the proposed amendment; and unless the Council passes a motion objecting to the amendment within that review period, at the conclusion of the review period, the Executive may sign the amendment. The Agreement may be amended at any time. To be effective, the amendment must be in writing and signed by the District's Board Chair and the King County Executive or their designees; provided however, before the Executive may sign any amendment purporting to either change the

Section 4. Entire Agreement

This Agreement is the complete expression of the terms hereto and any oral representations or understandings not incorporated here are excluded.

Section 5. Administration,

All tasks and services undertaken pursuant to this Agreement shall be administered on behalf of the County by its Budget Director, who will represent the County in administering tasks covered by the Agreement, and on behalf of the District by the District Executive Director who will represent the District in administering tasks covered by the Agreement.

Any problem that cannot be resolved by the County's Budget Director and the District's Executive Director shall be referred to the Chair of the District Board and the County Executive, who may resolve the issue with or without using the dispute resolution provisions of Section 7 of this

Section 6. Establishment and Maintenance of Records.

Each Party shall maintain records which accurately reflect all actions taken pursuant to this Agreement.

Section 7. Dispute Resolution.

The Parties shall use good faith efforts to resolve all claims, disputes and other matters in question between the Parties arising out of or relating to this Agreement, through nonbinding arbitration or cannot resolve their dispute pursuant to nonbinding arbitration or mediation as aforementioned, jurisdiction and venue for resolving any dispute arising out of or in in connection with this Agreement shall be in the Superior Court for the State of Washington in If the Parties mediation.

Section 8. Assignment.

Neither Party shall assign this Agreement without the written consent of the other. This Agreement shall inure to the benefit of and be binding upon the Parties hereto and their successors and permitted assigns.

Section 9. Governing Law.

This Agreement shall be governed and construed in accordance with the laws of the State of Washington, without giving effect to any choice of law or conflict of law provision or rule (whether of the State of Washington or any other jurisdictions) that would cause the application of the laws of any jurisdictions other than the State of Washington.

Section 10. Severability.

If any provision of this Agreement is held by a court of competent jurisdiction to be unenforceable, the remaining terms and provisions unaffected thereby shall remain in full force and effect.

Section 11. Third Party Beneficiaries.

This Agreement is solely for the benefit of the District and the County, and no other person may acquire or have any right hereunder by virtue hereof.

Section 12. Indemnification.

under this section shall include: (a) indemnification for Claims regardless of negligence or fault of the District or a third party; (b) the duty to promptly accept tender of defense and provide defense The District shall indemnify, defend and hold the County, its officers, officials, agents and employees harmless from and against any and all suits, actions, losses, liabilities, claims, agency findings, orders or requirements, penalties, expenses (including reasonable attorney fees), and damages of whatsoever kind or nature (collectively "Claims") relating to, in connection with, or arising out of, directly or indirectly, the District's use of funds transferred to it by the County or the exercise of its obligations, rights or privileges under this Agreement. The District's obligations to the County at the District's expense; (c) indemnification of Claims made by District employees, agents or lessees; and (d) waiver of the District's immunity under the industrial insurance provisions of Title 51 RCW, which waiver has been mutually negotiated by the Parties.

and/or representatives. The County agrees that it is financially responsible for and shall repay the District those amounts of lodging tax proceeds that an audit exception or finding determines are due to the District resulting from the negligence, intentional act and/or failure to comply with the terms of this Agreement by the County, its officers, employees, agents, and/or The District further agrees that it is financially responsible for and shall repay the County all indicated amounts following an audit exception that occurs due to the negligence, intentional act, and/or failure to comply with the terms of this Agreement by the District, its officers, employees, representatives. The District's and the County's obligations under this Section 12 shall survive any termination of this Agreement.

Section 13. Duration.

This Agreement shall terminate on December 31, 2043.

In witness whereof, the Parties hereto have accepted this Agreement.

WASHINGTON STATE MAJOR LEAGUE BASEBALL STADIUM PUBLIC FACILITIES DISTRICT	By Virginia Anderson, Board Chair	Date Approved as to form:	Thomas Eli Backer, PFD Attorney	Date
KING COUNTY	By Dow Constantine, County Executive	Date Approved as to form:	King County Prosecuting Attorney	Date

EXHIBIT A ANNUAL REDUCTIONS

Reduction Amounts	2,228,700 2,229,300 2,228,800 2,229,050 2,230,800 2,230,800 2,231,000 2,231,000 2,231,000 2,231,000
Year	2021 2022 2023 2024 2025 2027 2026 2027 2028 2030 2031 2032 2033 2034 2035 2036 2036 2037 2038 2039 2040 2041

Exhibit A-1

22,303,450

TOTAL

ESTIMATED ANNUAL TRANSFER TO DISTRICT (AUGUST 2018 OEFA FORECAST)

Transfer to District	3,258,460	3,418,503	3,522,790	3,656,154	3,766,704	3,985,073	4,146,816	4,332,006	4,523,136	4,720,534	5,903,465	6,115,990	6,336,166	6,564,268	6,800,581	7,045,402	7,299,037	7,561,802	7,834,027	8,116,052	8,408,230	8,710,926	9,024,519
Year	2021 \$	2022 \$	2023 \$	2024 \$	2025 \$	2026 \$	2027 \$	2028 \$	2029 \$	2030 \$	2031 \$	2032 \$	2033 \$	2034 \$	2035 \$	2036 \$	2037 \$	2038 \$	2039 \$	2040 \$	2041 \$	2042 \$	2043 \$

TOTAL

\$135,050,644

Exhibit B-1

Exhibit C. August 2018 OEFA Estimated Annual Lodging Tax Revenue

Total Lodging Tax Revenue Forecast	\$38,672,427	\$40,136,407	98	\$42,305,738	\$43,318,324	\$45,316,564	\$46,800,865	\$48,485,696	\$50,231,181	\$52,039,504	\$53,912,926	\$55,853,791	\$57,864,528	\$59,947,651	\$62,105,766	\$64,341,574	\$66,657,870	\$69,057,554	\$71,543,626	\$74,119,196	\$76,787,487	\$79,551,837	\$82,415,703	1	\$1,322,553,012
Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043		OIAL

Exhibit C

BASEBALL STADIUM PUBLIC FACILITIES DISTRICT AND THE WASHINGTON STATE MAJOR LEAGUE AMENDMENT NO. 6 TO AGREEMENT BETWEEN KING COUNTY

This Amendment No. 6 to the March 18, 1996 Financing Agreement ("Amendment No. 6") by and between King County (the "County") and the Washington State Major League Baseball Stadium Public Facilities District (the "PFD"), collectively referred to as the "Parties," shall be effective upon the authorized signatures of the Parties.

STATEMENT OF FACTS

("Financing Agreement") providing for County financial assistance and cooperation in certain The County and the PFD entered into a Financing Agreement dated March 18, 1996 City of Seattle (the aspects of the development of a Major League Baseball stadium in the "Ballpark"); and

amended by the Parties to more specifically address aspects of their cooperation and to provide further County assistance for the Ballpark project; and The Financing Agreement which remains in effect by its terms has been periodically

The County has determined to provide additional ongoing funding to the PFD from proceeds of its lodging tax for major capital infrastructure improvements to the Ballpark pursuant to a separate agreement between the Parties (the "Funding Agreement"); and The Parties wish to amend the Financing Agreement to provide for the County's advance of funds authorized under the Funding Agreement and in accordance with the terms of this Amendment No. 6 upon the request of the PFD through, among other things, the County's issuance of debt to which the lodging taxes will be pledged for repayment. NOW, THEREFORE, in consideration of the promises, covenants and considerations set forth herein, the County and the PFD hereby agree to amend the Financing Agreement to add a new Section 24, as follows:

ADDITIONAL FUNDING FOR CAPITAL IMPROVEMENTS 24.

The PFD may request that the County make advances to the PFD of amounts it is obligated to transfer to the PFD under the Funding Agreement for the purposes set forth in the Such request for an advance shall be in writing directed to the County's Director of the County Finance and Business Operations Division or his or her functional successor (the "Director") with such information as the Director may require, including the amount of the advance, the proposed date of such advance (which shall be no sooner than 240 days after the request) and the proposed use of such funds. Such advance shall be repaid to the County by crediting against the repayment obligation the lodging taxes to be transferred to the PFD under the Such advance shall be repaid to the County by Funding Agreement. 24.1

such repayment based on its reasonable estimate of future lodging tax payments to the PFD under the Funding Agreement. The County shall determine the term of Agreement.

The County shall credit against this advance the amount of lodging taxes that it would otherwise have transferred to the PFD under the Funding Agreement including an amount equal to interest The County shall only advance such funds in accordance with this Section 24. on such advance until such advance, including interest thereon, is fully repaid. 24.2

If the County borrows or otherwise issues debt to fund such advance pledging the lodging taxes to the repayment of such borrowing, then the interest rate to the PFD shall be the interest rate of such borrowing. It is assumed, but not required, that the County will apply such lodging taxes to the debt the County incurred. If the County does not borrow for such advance but makes such an advance from available funds of the County, the interest rate to the PFD shall be the interest rate reasonably determined by the County based on its projections of what it would have earned on such amounts if they had been held by the County and not advanced less the amount, if any, the County would have earned on lodging tax amounts during the periods that it would possess such amounts prior to their distribution to the PFD at the times set forth in the Funding Agreement.

- including interest, then the unpaid repayment shall accrue and the amount shall be added to the In the event the amount that would have been transferred to the PFD in accordance with the Funding Agreement exceeds the amount that is required to pay the amortized repayment of an advance hereunder including interest, then any excess shall be transferred to the PFD in accordance with the Funding Agreement. In the event the amount that would have been transferred to the PFD is less than the amount that is required to pay the amortized repayment of an advance unpaid portion of the original advance.
- be satisfied exclusively from lodging taxes to be transferred to the PFD under the Funding Any obligation of the PFD under this Amendment to the Financing Agreement shall 24.4
- "Advance Fund") and not comingle such proceeds with other amounts held by or on behalf of the Agreement to provide funding for major basic infrastructure improvements to the Ballpark and report to the County on an annual basis with regard to the use of such amounts on deposit in the Advance Fund. As PFD Treasurer, the County will invest amounts in the Advance Fund and any The PFD agrees to deposit the proceeds of any advance in a separate fund (the The PFD will use the amounts in the Advance Fund in accordance with the Funding earnings thereon on deposit in such fund.
- PFD from lodging taxes in accordance with the Funding Agreement, such termination shall not apply to amounts required to repay advances made by the County hereunder, including interest thereon, which otherwise would be credited against any PFD repayment obligation incurred In the event the County were to terminate its obligation to make payments to the hereunder until fully repaid.
- 24.7 The PFD acknowledges that a request to advance funds will require King County Council ("Council") review and approval of requests for advances of funds. Upon receipt from

determine if it is reasonable, complies with the County's financial and debt management policies, and if the advance of funds is made, that it will not adversely affect the County's bond rating. The the PFD of its request for an advance of funds, the Director shall review the PFD request and determination shall also identify the proposed mechanism (e.g. bonds, interfund borrowing) by which funds would be advanced to the PFD. The Director shall transmit his or her determination to the clerk of the Council. The Council shall then have forty-five days from the date the clerk receives the determination to review of funds within that review period, at the conclusion of the review period, the Director may proceed with making the advance of funds in accordance with the provisions of this Amendment No. 6. Notwithstanding the foregoing, the final decision to issue bonds shall be within the sole discretion the determination ("review period"); and unless the Council passes a motion objecting to advance

The indemnification provisions in Section 12 of the Funding Agreement are incorporated herein as if fully set forth. EXCEPT AS SET FORTH HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE FINANCING AGREEMENT ARE TO REMAIN IN FULL FORCE AND EFFECT. In witness whereof, the Parties hereto have accepted this Amendment No. 6.

KING COUNTY	WASHINGTON STATE MAJOR LEAGUE BASEBALL STADIUM PUBLIC FACILITIES DISTRICT
By Dow Constantine, County Executive	By Virginia Anderson, Board Chair
Date Approved as to form:	Date Approved as to form:
King County Prosecuting Attorney	Thomas Eli Backer, PFD Attorney
Date	Date

Attachment C. August 2018 OEFA Estimated Annual Lodging Tax Revenue

Total Lodging Tax Revenue Forecast \$38,672,427	\$40,136,407	\$41,086,798	\$42,305,738	\$43,318,324	\$45,316,564	\$46,800,865	\$48,485,696	\$50,231,181	\$52,039,504	\$53,912,926	\$55,853,791	\$57,864,528	\$59,947,651	\$62,105,766	\$64,341,574	\$66,657,870	\$69,057,554	\$71,543,626	\$74,119,196	\$76,787,487	\$79,551,837	\$82,415,703
Year 2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043

\$1,322,553,012

TOTAL