

**SODO Arena – Proposed Ordinance 2012-0202  
List of Known Amendments**

	<b>Sponsor</b>	<b>Amendment</b>	<b>Notes</b>
1	Hague	Amends the ordinance by adding a finding statement that states the importance of regional partnerships, consistent with the King County Strategic Plan; states the County's commitment to work collaboratively with the Port throughout the development and operation of the Arena and encourages the City and ArenaCo to do the same; and states that it is a value of the county that when it conducts business with one regional partner, it should not be at the expense of another partner	Adds finding statement. No changes to the MOU.
2	Lambert	Amends the ordinance and states that the County is committed to working with the City of Seattle and the Port of Seattle to seek a solution at the state level to allow for implementation of a heavy haul corridor designation.  Requires the executive to report to the Council no later than March 15, 2013 on these efforts. Requires the executive to consult with and seek input from the Port in the development of this report.	Adds report requirement for executive. No changes to the MOU.
B.1	Ferguson Hague Lambert	Amends the MOU to require that if ArenaCo obtains the rights to the Seattle Sonics/Supersonics name, memorabilia, etc., and the team relocates, ArenaCo will transfer the rights to the name, memorabilia, etc., to the City of Seattle. Same applies if the team ever adopts a new name and then later relocates.	Amendment to the MOU has been vetted
B.2	Patterson	Amends the MOU to require that the NBA team establish partnerships with organizations throughout King County, particularly in areas where health and education disparities exist.  Also requires the NBA franchise to go beyond the league standard for providing affordable tickets by offering an average of 500 tickets per game at \$10 or less plus an average of 1,000 tickets per game at \$20 or less (adjusted for inflation over time).	Amendment to the MOU has been vetted
B.3	Ferguson Hague Lambert	Requires ArenaCo at its sole cost and expense not to exceed \$200,000 to cause an economic impacts analysis to be prepared that examines economic impacts of the construction and operation of the arena, including impacts to the retail, commercial, industrial and freight transportation sectors. The analysis shall include study of changes in employment, wages, economic activity and tax revenues; effects on Port of Seattle economic activity; and effects on the overall regional economy and the Arena's compatibility with regional economic development plans; and the net effects on women-owned and minority-owned businesses.  The analysis will be prepared by an independent consultant selected by the City and County with ArenaCo's approval.	Amendment to the MOU has been vetted

		<p>The City and County will select the consultant and inform ArenaCo within 25 days of the effective date of the MOU. The analysis will be completed within 90 days of execution of the consultant contract.</p> <p>The amendment ensures that the City and County Councils will be able to consider the analysis and determine whether the project should proceed. The amendment allows the City and County Councils 45 days, excluding City and County holidays and recesses, to make this determination by vote.</p>	
B.4	Ferguson Hague	Requires the Parties to use reasonable efforts to support the Storm or any successor WNBA team at either the Arena or Key Arena.	Amendment to the MOU has been vetted
B.5	Ferguson Hague Lambert Patterson McDermott Gossett	Clarifies that the SEPA review will result in the issuance of a Final Environmental Impact Statement. Adds that the SEPA review will include consideration of a comprehensive traffic impact analysis and pedestrian connections between the Arena, the International District, Stadium light rail stations and Pioneer Square	Amendment to the MOU has been vetted