1 THE HONORABLE JOHN C. COUGHENOUR 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 YIM, et al., No. 2:18-cv-736-JCC Plaintiffs, 10 REPLY IN SUPPORT OF GRE DOWNTOWNER LLC'S MOTION FOR 11 LEAVE TO FILE AN AMICUS CURIAE v. **BRIEF** 12 CITY OF SEATTLE, NOTED ON MOTION CALENDAR: 13 May 22, 2020 Defendant. 14 15 GRE Downtowner LLC (GRE) has already acknowledged that its motion for leave to file 16 an amicus curiae brief was filed after the Court's November 2018 deadline. See GRE's Motion 17 (Dkt. No. 71) at 1. As previously stated, it did not at that time have the data it believes the Court 18 will now find useful. See id. GRE respectfully suggests that the filing deadline should be 19 extended to allow for the submission of information that was not available in 2018. 20 As for the City's suggestion that a party need only consider 42 U.S.C. § 13664(a)(2) and 21 24 C.F.R. § 5.100 to know what "federally assisted housing" means, see City of Seattle's 22 Opposition (Dkt. No. 74) at 1, those definitions were not expressly incorporated into the Seattle 23 Municipal Code and there is no indication that Seattle landlords may rely on those definitions. 24 The City's "Frequently Asked Questions" document only added to the confusion caused by the 25 ordinance's vagueness. In response to the question "How do I know if my organization qualifies 26

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1	as 'federally assisted housing subject to federal regulations that require denial of tenancy' that		
2	qualifies as an exclusion under SMC 14.09?", there was no reference to the federal statute or		
3	regulation. Moreover, an early version of that document indicated that "[f]ederally assisted		
4	housing" was required to "comply with the ordinance," but there was "an exclusion for adverse		
5	action and screening when denial of tenancy is required by federal regulations." See		
6	www.seattle.gov/Documents/Departments/CivilRights/Fair%20Housing/Fair%20Chance%20Chance%20		
7	using%20FAQ_FINAL.pdf (emphasis added) at 3; see also id. at 2 (referring to the exclusion for		
8	adverse actions "and screening practices"). A later version of that document omitted the phrase		
9	"and screening," see		
10	www.seattle.gov/Documents/Departments/CivilRights/Fair%20Housing/Fair%20Chance%20Ho		
11	using%20FAQ_amendments_FINAL_08-23-18.pdf, at 3; see also id. at 2 (omitting "and		
12	screening practices"), which seemed to change the rules for federally assisted housing landlords.		
13	For the reasons stated in its motion and in this reply, GRE respectfully requests that the		
	Court grant it permission to file its amicus curiae brief.		
14	Court grant it permission to file its amicus curiae brief.		
1415	Court grant it permission to file its amicus curiae brief.		
	DATED: May 22, 2020.		
15			
15 16	DATED: May 22, 2020. STOEL RIVES LLP		
15 16 17	DATED: May 22, 2020. STOEL RIVES LLP S/ Jill D. Bowman Jill D. Bowman, WSBA No. 11754		
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1	CERTIFICATE OF SERVICE		
2	I certify that on this day I electronically filed this document with the Clerk of the Court		
3			
4	using the CM/ECF system which will send notification of such filing to:		
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24	•		
25	<u>s/ K</u>	arrie Fielder	
26	Legal Assistant		

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