FIRST AMENDMENT TO THE AGREEMENT
(CONTRACT NO. 142318-01)

THIS FIRST AMENDMENT TO THE AGREEMENT WITH BARRETT SPORTS GROUP
(the "First Amendment") is between the CITY OF PHOENIX, a municipal corporation, ("CITY"),
and Barrett Sports Group, a limited liability company authorized to do business in the State of
California, ("Consultant").

RECITALS

A. The City Manager of the CITY is authorized and empowered by provisions of the City
   Charter to execute contracts for professional services.

B. On March 10, 2016, CITY entered into City Contract No. 142318 (the "Agreement") with
   the CONSULTANT for the provision of assisting the CITY in negotiations, business
   planning, programming, market feasibility and the evaluation of the downtown arena.

C. Pursuant to Section 2, paragraph 2 of the Agreement, the CITY acting at its sole option
   and discretion may extend the term of the Agreement for four (4) additional one-year
   periods.

CITY and CONSULTANT agree as follows:

1. As a result of the CITY’s determination to exercise the Agreement’s first option year, the
   term is extended for the period from March 10, 2017 through March 9, 2018 (option year
   1).

2. In Section 4, paragraph 1, the contract not to exceed sum of $190,000.00 is increased
   by $75,000.00 to cover option year 1. The revised not to exceed sum is $265,000.00.

3. Except as amended by this First Amendment, the Agreement remains in full force and
   effect.

4. This First Amendment shall be in full force and effect only when it has been fully
   executed.
The parties have executed this First Amendment on this 2\textsuperscript{nd} day of March, 2017.

CITY OF PHOENIX  
an Arizona Municipal Corporation  
Ed Zuercher, City Manager

By: John Chan, Director  
Phoenix Convention Center Department

Barrett Sports Group, a  
California Limited Liability Company

By: Daniel Barrett  
Principal

ATTEST:

City Clerk

APPROVED AS TO FORM:

Acting City Attorney