1	ТН	E HONORABLE JOHN C. COUGHENOUR
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
8	AT SEATTLE	
9	RHONDA BROWN et al.,	CASE NO. C17-0939-JCC
10	Plaintiffs,	ORDER
11	v.	
12	SEATTLE THEATRE GROUP et al.,	
13	Defendants.	
14		
15	This matter comes before the Court on the parties' joint motion to amend the judgment	
16	(Dkt. No. 55). Having thoroughly considered the motion and the relevant record, the Court finds	
17	oral argument unnecessary and hereby GRANTS the motion for the reasons explained herein.	
18	The Court previously entered judgment following Plaintiffs' acceptance of Defendants'	
19	second offer of judgment made pursuant to Federal Rule of Civil Procedure 68. (See Dkt. Nos.	

20 37, 39.) The prior judgment specified modifications that Defendant Seattle Theater Group was

21 required to make to The Paramount Theatre and The Moore Theatre. (*See* Dkt. No. 39.) While

implementing the modifications required by the prior judgment, Defendant Seattle Theater
Group determined that some of the modifications could not be completed in accordance with the
2010 ADA Standards for Accessible Design or were not feasible. (*See* Dkt. No. 55 at 1.) Plaintiff
Rhonda Brown initiated a second lawsuit to enforce the prior judgment against Defendants. *See*

26 Brown v. Moore Hotel et al, Case No. C19-1459-RAJ-MAT, Dkt. No. 1 (W.D. Wash. 2019).

ORDER C17-0939-JCC PAGE - 1 The parties state that they have reached a resolution to the second lawsuit, and they jointly request that the Court amend its prior judgment. (Dkt. No. 55.) Finding good cause, the Court hereby GRANTS the parties' motion to amend the judgment (Dkt. No. 55). The remainder of the terms in the prior judgment (Dkt. No. 39) are unchanged.

DATED this 12th day of March 2020.

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John C. Coughenour ' UNITED STATES DISTRICT JUDGE

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