Coalition Labor Agreement (CLA) - Appendix for [044] 1 **Agreement Between King County** 2 Professional and Technical Employees, Local 17 3 **Transit Superintendents - Metro Transit Department** 4 **Table of Contents** UNION RECOGNITION AND REPRESENTATION......1 5 ARTICLE 1: ARTICLE 2: APPLICATION OF THE COALITION LABOR AGREEMENT3 6 ARTICLE EMPLOYEE RIGHTS......4 3: 7 PERFORMANCE APPRAISALS......4 ARTICLE 4: 8 ARTICLE 5: PROBATION4 ALTERNATIVE DISPUTE RESOLUTION AND UNFAIR LABOR ARTICLE 6: 9 PRACTICE CHARGES5 10 ARTICLE HOLIDAYS......6 11 ARTICLE 8: OTHER LEAVE BENEFITS6 ARTICLE 9: 12 ARTICLE 10: 13 ARTICLE 11: 14 LAYOFF AND RECALL.....11 ARTICLE 12: ARTICLE 13: 15 ARTICLE 14: 16 ARTICLE 15: **17** ARTICLE 16: LABOR MANAGEMENT RELATIONS COMMITTEE......15 ARTICLE 17: 18 ARTICLE 18: 19 ADDENDUM A - WAGES18 20 21 22 23 24 25 26 27 28

Preamble

These Articles constitute an agreement, the terms of which have been negotiated in good faith, between King County and the Professional and Technical Employees, Local 17. This Agreement will be subject to approval by Ordinance by the County Council of King County, Washington.

Purpose

The purpose of this Agreement is to promote the continued improvement of the relationship between King County, hereafter referred to as the County, and all Employees whose job classifications are listed in Addendum A represented by the Professional and Technical Employees, Local 17, hereafter referred to as the Union, and to set forth the wages, benefits and working conditions of such Employees.

In the establishment of this contract, the County and the Union are mutually committed to two fundamental goals:

- 1. Provide the citizens of King County with top quality transit services, products and facilities which are safe, efficient and reliable, and which have the flexibility to adapt to the changing requirements of our community.
 - **2.** Be an outstanding place for all Employees to work.

This labor agreement is intended to support these goals and to uphold and nurture the existing environment of mutual respect, collaboration and teamwork.

ARTICLE 1: UNION RECOGNITION AND REPRESENTATION

Section 1.1. Union Recognition

The County recognizes the Professional and Technical Employees, Local 17, as the exclusive bargaining representative of all Employees whose job classifications are listed in the attached Addendum A. In recognizing the Union as the exclusive bargaining representative, the County agrees to not effect any change in the wages, benefits or working conditions covered by the terms of this Agreement, except by mutual agreement with the Union.

Section 1.2. Seniority List

Upon request, the County will provide the Union with a current list of all Employees in the

Professional and Technical Employees, Local 17 - Transit Superintendents -, Metro Transit Department January 1, 2021 through December 31, 2024 044CLAC0123 Page 1

bargaining unit by March 1st of each year, September 1st of each year, and following a proposed reduction of force. Such list will indicate the Employee's name, division, section and/or unit, employment status, job classification, date of hire and date of hire into their current classification. The seniority list will be certified by the Union provided all pertinent and accurate information was provided.

Section 1.3. Shop Stewards

The Union has the right to appoint stewards at any location where employees of the bargaining unit are employed. The steward shall see that the provisions of this Agreement are observed, and they shall be allowed reasonable time to perform these duties during regular working hours without suffering a loss of pay.

Section 1.4. Union Activities and Representation

An Employee who is authorized to serve as a representative of the Union may visit the work location of other Employees at reasonable times for the purpose of administering the terms of this Agreement. If the Union representative is making a worksite visit during their regular work hours, they will obtain agreement from their supervisor. Before visiting the work location, a Union representative must contact the supervisor or manager of that work location to ensure that the worksite visit will not unduly interfere with normal operations at the worksite. Where allowable and after prior arrangements have been made, the County shall make available to the Union meeting space, rooms, virtual meeting space, etc. for the purpose of conducting Union business, where such activities would not interfere with the normal work of the Department. Any individual represented employee in one of the bargaining units who is directly involved through their individual appeal, in a matter being reviewed by the King County Personnel Board shall be allowed time during working hours without loss of pay to attend such meeting if called to testify.

Section 1.5. Retired Employees

The County and the Union recognize the benefit of rehiring retired Employees on a temporary basis into classifications in which they were previously employed consistent with Washington State Department of Retirement Services restrictions on retirees returning to work.

Section 1.6. Non-Discrimination

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Neither party will discriminate against any Employee or applicant for employment on account of membership or non-membership in any labor union or other employee organization. ARTICLE 2: APPLICATION OF COALITION LABOR AGREEMENT The CLA shall apply to the individual bargaining unit's employees as follows: Section 2.1. The Preamble in its entirety. Section 2.2. All Superseding and non-superseding provisions, unless otherwise noted in Section 2.3 below or in the CLA. Section 2.3. The following non-superseding articles do not apply to this bargaining unit: Article 32 "Safety Gear and Equipment Allowance" Article 33 "After Hours Support" Article 36 "Training" Section 2.4. For ease of reference, the following provisions, which were previously listed in this Appendix, are covered in their entirety by the CLA: Use of County Bulletin Boards and Electronic Devices: Pursuant to CLA, Article 23. Discipline: Pursuant to CLA, Article 27. Dispute Resolution Procedures: Pursuant to CLA, Article 26 and Appendix Article 6. Holidays: Pursuant to CLA, Article 10 and Appendix Article 7. Vacation Leave: Pursuant to CLA, Articles 9 and 33. Sick Leave: Pursuant to CLA, Articles 11 and 32. Bereavement Leave: Pursuant to CLA, Article 8. Transportation Benefits: Pursuant to CLA, Article 38 and Appendix Article 10. Medical, Dental and Life Insurance: Pursuant to CLA, Article 25. Contracting Out: Pursuant to CLA, Article 16. Savings Clause: Pursuant to CLA, Article 30 and Appendix Article 18

Professional and Technical Employees, Local 17 - Transit Superintendents -, Metro Transit Department January 1, 2021 through December 31, 2024 044CLAC0123 Page 3

1 Working Out of Class: CLA, Article 35. 2 Union Membership: Pursuant to CLA, Article 39. 3 Equal Employment Opportunity: Pursuant to CLA, Article 43. 4 Duration: Pursuant to CLA, Article 45. 5 **ARTICLE 3: EMPLOYEE RIGHTS** 6 **Section 3.1. Review of Personnel Files** 7 Upon request, an Employee can schedule an appointment to review and get a copy of their 8 personnel files. An Employee may authorize their Union representative to obtain a copy of their 9 personnel files. An Employee may also review, upon request, any files to which they have a legal 10 right to access. 11 **Section 3.2. Union Representation** 12 An Employee, at their request, has a right to Union representation at any meeting which they 13 reasonably believe may lead to disciplinary action against the Employee. 14 ARTICLE 4: PERFORMANCE APPRAISALS 15 Each Employee will receive an annual performance appraisal. 16 ARTICLE 5: PROBATION 17 **Section 5.1. Length of Probation** 18 **A.** Upon appointment as a regular Employee to a job classification covered by this 19 Agreement, the Employee will serve a six-month probation. An Employee returning to a job 20 classification in which the Employee has already satisfactorily completed probation will not be 21 required to serve a new probation unless the Employee has been out of the job classification for three 22 or more years, or the Employee is returning to the position due to a disciplinary demotion. **B.** An Employee's probation may be extended by the County, with the concurrence of 23 24 the Union. 25 C. The County shall endeavor to complete probationary performance appraisals for 26 probationary employees at three-months and five-months into their probationary period. However, 27 nothing in this section shall preclude the County from conducting more appraisals as needed. This

section, Article 5.1.C., is not subject to the CLA Article 26 grievance procedure.

Section 5.2. Dispute resolution

A. Performance

- 1) The County may terminate a probationary Employee for unsatisfactory jobperformance.
- 2) An Employee who is terminated for unsatisfactory job-performance while on probation may, within 10 days of the notice of termination, request a review of the circumstances with the Supervisor of Transit Employee Relations/designee, or with the immediate supervisor of the individual who made the decision to terminate the Employee. Any failure of the County to execute this review does not constitute a harmful error in the termination nor in any way create a right to grieve or arbitrate the decision.

B. Discipline

- 1) An Employee on probation cannot access the grievance and arbitration provisions of CLA Article 26.
- 2) An Employee who receives discipline (excluding oral reprimands) up to and including termination of employment while on probation may, within 10 days of notice of the discipline, request a review of the circumstances with the Supervisor of Transit Employee and Labor Relations/designee, or with the immediate supervisor of the individual who made the decision to discipline the Employee. Any failure of the County to execute this review does not constitute a harmful error in the discipline nor in any way create a right to grieve or arbitrate the decision.

ARTICLE 6: ALTERNATIVE DISPUTE RESOLUTION AND UNFAIR LABOR PRACTICE CHARGES

Section 6.1. Non-Contractual Dispute Resolution and Mediation

- **A.** The intent of this provision is to provide the Employee with a formal dispute resolution process for issues for which the grievance and arbitration processes do not apply.
- **B.** An Employee who has a non-contractual dispute is encouraged to exercise their rights to pursue dispute resolution and, if appropriate, use mediation to resolve the dispute. To initiate this process, the Employee will request a dispute resolution meeting with their immediate supervisor. The Employee and their supervisor will then meet in an attempt to resolve the dispute.

3

4

5

6

7

8 9

10

11 12

13

14

15 16

17

18

19

20

21

22

23

24

25 26

27

28

The supervisor, if requested by the Employee, will provide the Employee with a written summary of the meeting and outcome within 20 days of the meeting.

C. If the dispute remains unresolved, the Union may, within 20 days of the Employee's receipt of the written summary, request mediation. The request for mediation will be made, in writing, to Transit Employee & Labor Relations. Mediation will be staffed by the King County ADR Program and will be concluded within 30 days of the request for mediation.

Section 6.2. Unfair Labor Practices

The parties agree that 30 days prior to filing an unfair labor practice (ULP) complaint with the Public Employment Relations Commission (PERC), the complaining party will notify the other party, in writing, meet and make a good faith attempt to resolve the concerns unless the deadline for filing with PERC would otherwise pass or the complaining party is seeking a temporary restraining order (TRO) as relief for the alleged ULP. The complaining party seeking a TRO will give the other party at least 24 hours notice and promptly serve a copy of all written material on the other party prior to the TRO hearing.

ARTICLE 7: HOLIDAYS

Section 7.1. Work on a Holiday

An Employee who is required to work on a designated holiday will accrue eight hours of holiday time for such holiday.

Section 7.2. Holiday Accrual Bank

An Employee may not exceed 40 hours of holiday time in their Holiday Accrual Bank on the pay period that includes September 15 of each year. Any amount in excess of 40 hours on the pay period that includes September 15 shall not be forfeited.

Section 7.3. Holiday Cash-out

No accrued holiday bank time will be paid in cash except in the event of an Employee's death. In such cases, all accrued holiday time will be paid to the Employee's estate.

ARTICLE 8: OTHER LEAVE BENEFITS

Section 8.1. Bereavement Leave Travel

An additional day will be paid when round trip travel of 200 or more miles is required.

Section 8.2. Executive Leave

A. Employees represented by this Agreement may be classified as FLSA-exempt. The nature of their work sometimes requires them to be on-call for significant periods of time and to work, on an on-going basis, substantially in excess of the standard work schedule for other County employees. Therefore, each FLSA exempt Employee will be granted five days of executive leave annually. In addition to these five days of executive leave, an FLSA exempt Employee may be granted up to an additional five days of executive leave, when authorized in writing by their immediate supervisor, in recognition of the additional on-call time, excess work and/or performance expectations required by their specific position.

B. The yearly executive leave accrual will appear on the Employee's pay check resulting from the first full pay period in January. Executive leave must be used in the payroll year granted and cannot be carried into the next payroll year or cashed out. No executive leave will be paid in cash except in the event of an Employee's death. In such cases, all unused executive leave will be paid to the Employee's estate.

Section 8.3. Other Leaves

Each Employee is entitled to other leave benefits as provided for in the CLA, the King County Personnel Guidelines and applicable State and federal laws.

ARTICLE 9: WAGE PROGRESSION

Section 9.1. Wage Rates

The wage rates for Employees in the bargaining unit will be as set forth in Addendum A, attached to this Agreement.

Section 9.2. Wage Progression

- **A.** This bargaining unit uses steps 2, 4, 6, 8, and 10 of the King County Square Table, unless noted otherwise.
- **B.** The appointing authority may place a newly hired Employee at Step 2 upon hire, or a higher step when the department director determines this action is warranted based on the criteria set forth in the King County Personnel Guidelines. Pay placement for employees being promoted, transferred, or demoted shall be determined by Article 9.3, 9.4, and 9.5 below.

28

classification, the employee will advance to the next step of the special duty classification, and (2) If an Employee who served in the Special Duty Assignment is hired into the position, step placement on promotion into a special duty classified position shall be the first step of the position that does not result in a loss of pay the employee was paid when working the special duty position.

Section 9.4. Pay upon Promotion

An employee who is promoted shall be placed at Step 2 or the nearest step in the new salary range which provides at least a 5% increase above the employee's previous rate of pay in effect at the time of the personnel action. The appointing authority may place the promoted Employee at a higher step when the appointing authority determines this action is warranted based on the criteria set forth in the King County Personnel Guidelines and KCC 3.15.130, as amended. If the employee is receiving above-Step-10 merit pay, such pay shall be considered when determining the step in the new salary range. The employee will receive Merit Pay at the start of the new calendar year if they earned Merit Pay for the following year before their promotion. This section is not applicable to a promotion that is a result of a reclassification.

Section 9.5. Pay upon Transfer

Employees who transfer to a position assigned the same pay range shall be placed at the step of the new pay range, which is closest to, but not less than the pay step that the employee received before the transfer. However, this step may not exceed the maximum of the new pay range except where the employee was receiving above-Step-10 merit pay in their former position, in which case such pay may exceed the top step of the new range by no more than 5%. The employee will receive Merit Pay at the start of the new calendar year if they earned Merit Pay for the following year before their transfer.

Section 9.6. Pay upon Demotion

Employees who accept a voluntary demotion shall be placed at the highest step in the new pay range that does not exceed the pay rate that the employee received before the demotion. If the employee is receiving above-Step-10 merit pay, such pay may be considered when determining the new pay and the new pay may not exceed 5% above Step 10. Pay placement for involuntary demotions or for employees serving a probationary period who are demoted to a classification the

27

28

employee formerly occupied shall be consistent with rules set forth in the King County Personnel Guidelines. The employee will receive Merit Pay at the start of the new calendar year if they earned Merit Pay for the following year before their demotion.

ARTICLE 10: SPECIAL BENEFITS

Section 10.1. Clothing Allowance

- **A.** An Employee who is required to wear safety shoes as a regular part of their duties shall be entitled to an allowance for the purpose of purchasing work safety shoes, socks, and inserts provided annually in a separate check not later than March of each year in the amount of \$220.
- **B.** If an Employee can document that they have purchased safety shoes in the past twelve months and if those safety shoes have been stolen, damaged, or worn out, King County will reimburse the Employee for up to \$220 for the cost of replacement shoes.
- **C.** An Employee who is required to work in inclement weather as a regular part of their duties will be provided an all weather coat, or equivalent, every four years.

Section 10.2. Transit Passes

Each current and retired Employee will be provided with an annual transit pass at no cost to the Employee.

Section 10.3. Accidental Death Benefit - Criminal Assault

The County provides special coverage in the event of a felonious assault for employees covered under the County's Accidental Death and Dismemberment Insurance Plan.

ARTICLE 11: WORK ASSIGNMENTS

Section 11.1. Alternative Work Schedules

- A. An Employee may request an alternative work schedule, which may include flexible work hours, compressed work weeks, telecommuting and/or job share arrangements. Approval for an alternative work schedule must be received from the Employee's supervisor. The decision to allow an alternative work schedule is solely within the County's discretion and approval may be revoked at any time. The Employee may also choose to return to the standard work schedule at any time.
 - **B.** If either the County or the Employee decides to cancel the Employee's alternative

3 4

5

6 7

8

10

11

12 13

14

15

16

17

18 19

20

21

22 23

24

25

26

27

28

work schedule, written notice must be provided to the other party at least 10 working days prior to the effective date of the cancellation, except where a written agreement provides other requirements.

Section 11.2. On-Call Rotation

When a Superintendent performs work as a part of assigned after-hours on-call duty rotation, the Superintendent may work with their immediate supervisor to adjust their work schedule within the week. It is not the intent of this section to provide a minute-for-minute shift in time; rather, the intent is to recognize some on-call duties may significantly interfere with an employee's rest before the following workday.

Section 11.3. Temporary Assignments

An Employee may be assigned to work outside of their classification on a temporary basis in accordance with Articles 15 and 33 of the CLA. However, if the temporary assignment extends beyond 6 months, the County will, on request from the Union, review with the Union the reasons why the acting assignment is still required. A review will occur every six months, for the duration of the temporary assignment, if requested by the Union.

ARTICLE 12: LAYOFF AND RECALL

Section 12.1. Layoff Process

- **A.** When a reduction in force is anticipated, the County and Union will meet and jointly endeavor to find ways to minimize, or eliminate, the actual reduction of positions.
- **B.** When a reduction of positions is required, the County and Union will meet and jointly endeavor to find ways to minimize, or eliminate, the number of Employees who must be laid off (for example: reassign Employees to vacant positions, locate temporary placement in other departments, encourage leaves of absence, allow job-sharing, etc.).
- C. When the elimination of a position will result in an Employee being laid off, the Employee will be selected by inverse seniority within the layoff group, as defined in sections five and six of this article.

Section 12.2. Notice

When the elimination of a position will result in an Employee being laid off, the County will provide written notice to the Union and the affected Employee at least 90 calendar days prior to the

effective date of the layoff.

Section 12.3. Recall

A. An Employee who is laid off will have general recall rights to other vacant County positions, in accordance with the King County Personnel Guidelines, for a period of two years following the Employee's layoff. In addition, the Employee will retain specific recall rights to the position from which they were laid off for an additional one year period following the end of the two year general recall period. During the three year specific recall period, the Employee will retain specific recall rights to the position from which they were laid off regardless of whether the Employee has accepted a different position within the County.

- **B.** When the County is filling a bargaining unit position and there are laid-off Employees who have held such positions within the previous five years, the position will be offered to such Employees. If there is more than one Employee in such situation, the hiring authority will decide which Employee will be offered the position.
- C. When a laid-off Employee applies for, or is referred to, a bargaining unit position and such Employee is unsuccessful in obtaining the position, the Employee will be provided with the rationale for non-selection, interview and test scores, and any other documentation used to make the determination.
- D. An Employee who is recalled from layoff will have all unpaid sick leave balances restored.
 E. It is the Employee's responsibility to maintain their current contact information with the County.

Section 12.4. Outplacement Services

The County will contract with qualified firms to provide outplacement services for Employees who have been notified of their impending layoff. Each affected Employee will be allowed to access such outplacement services for a period of one year following receipt of their notice of layoff, or to a maximum expenditure of \$2,500, whichever comes first.

Section 12.5. Layoff Seniority

A. As of November 1, 2009, an employee who comes into this bargaining unit will have their seniority date established as the date they become a member of this bargaining unit. If two

- (2) Employees were hired on the same date, the Employee who has been employed by King County or its predecessor organizations, including Metro, Metropolitan Transit, and Seattle Transit, for the longest continuous period of time shall have higher seniority.
- **B.** Seniority dates for current employees shall be determined by the parties periodically and memorialized in a side letter.
- C. King County is responsible for providing the Union with accurate, pertinent, and timely information to assist the Union in identifying the seniority date. Failure to provide this information is grievable. All questions or issues pertaining to a member's seniority will be settled by the Union. The union determined seniority date cannot be grieved.
- **D.** An Employee who has obtained permanent status in any bargaining unit classification and who accepts a position in King County outside of the bargaining unit shall retain their layoff seniority for one year from the date of transfer.

Section 12.6. Layoff Groups

Layoff Groups are defined as follows:

Position Title				
Transit Supervisor - Accessible Services				
Transit Superintendent - Base Operations				
Transit Supervisor – Capital Planning Facilities				
Transit Supervisor - Commute Trip Reduction				
Transit Supervisor - Customer Services				
Transit Superintendent - Facilities Maintenance				
Transit Superintendent - Fleet Engineering				
Transit Superintendent - Operations Training				
Transit Superintendent - Power				
Transit Supervisor - Rideshare Operations				
Transit Superintendent - Operations Control Center				
Transit Supervisor - Marketing & Service Information				
Transit Superintendent - Planning & Technical Support				
Transit Superintendent - Service Quality				
Transit Superintendent - Service Quality (Systems Impacts working title)				

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Position Title				
Transit Supervisor – Systems Operations				
Transit Supervisor – Service Development				
Transit Supervisor – Systems Development				
Transit Superintendent - Vehicle Procurement				
Transit Superintendent – Bus Safety				
Transit Superintendent – Rail Safety				
Transit Superintendent – Transit Security				
Transit Superintendent - Vehicle Maintenance				
Transit Superintendent - Rail Control Center				
Transit Superintendent - Rail Operations				
Transit Superintendent – Rail Facilities Maintenance				
Transit Superintendent - Rail Vehicle Maintenance				
Transit Superintendent - Rail Power				
Transit Superintendent - Rail Track, Structures, and Signal Communication				
Transit Superintendent – Rail Training				
Transit Superintendent - Streetcar				
Transit Superintendent – Supply Chain Management				

ARTICLE 13: TRAINING

Section 13.1. Training Opportunities

The County recognizes the benefit of training and will provide information and access to training opportunities for Employees, within budgeted appropriations. The decision to provide training opportunities will be based upon, but not limited by, the overall objectives of encouraging and motivating Employees to improve their work performance.

Section 13.2. Reimbursement for Training Expenses

An Employee enrolled in a degree program that the County determines to be job-related may be eligible to receive reimbursement from the County for up to 50% of this program. An Employee who takes individual classes or courses which management determines to be job-related may be eligible to receive reimbursement from the County for up to 100% of class fees or course fees. The decision to provide any reimbursement or initial course approval is solely based upon the County's

discretion and is subject to financial constraints.

ARTICLE 14: DRUG FREE WORK PLACE

The Union agrees to comply with all applicable Federal, State and County regulations, ordinances and executive orders with regard to the drug free workplace.

ARTICLE 15: RIGHTS OF MANAGEMENT

Except as limited by the express written terms and conditions of this Agreement or by any practice mutually established by the County and the Union, the management and direction of the workforce are vested exclusively in the County. In areas where this Agreement is silent, the management and direction of Employees will be in accordance with the 2005 King County Personnel Guidelines and other directives, policies and ordinances, as appropriate.

ARTICLE 16: LABOR MANAGEMENT RELATIONS COMMITTEE

Section 16.1. Labor Management Relations Committee

The Union and County agree to establish a Labor-Management Relations Committee (LMC). Such committee will meet for the purpose of discussing issues or problems which may arise in contract or policy administration. Meetings will be scheduled as needed, but at least annually. The Union Business Representative and the County will co-chair the meeting and determine the appropriate participants, based on the issues to be discussed. Grievances, unfair labor practices, law suits and disciplinary matters are not subjects for discussion for the LMC. The County and the Union also understand that the LMC is not a substitute for bargaining and has no authority to amend the contract.

Section 16.2. Safe Staffing Labor-Management Relations Committee

King County and the Union form a standing labor-management relations committee specifically for the purpose of addressing safe staffing concerns. This committee is tasked with developing a charter and scheduling regular meetings on topics such as staffing levels, on-call work, rest between shifts, and safety. The committee will investigate and address issues relating to the time spent by Superintendents outside of regular work hours. Meetings will be scheduled as needed, but at least annually. The Committee will meet at least quarterly, and more often if agreed to by the parties. If the committee develops any mutually agreed upon recommendations to address staffing, King

County and the Union shall convene a meeting to review the recommendations.

ARTICLE 17: WORK CONTINUATION

The County and the Union agree that the public interest requires the efficient and uninterrupted performance of all County services. To this end, the Union will not cause or condone any work stoppage, including any strike, slowdown, or refusal to perform any customarily assigned duties, or other interference with County functions by Employees under this Agreement. If such interference should occur, however, the Union agrees to take immediate and appropriate steps to end such interference.

• ,

ARTICLE 18: WAIVER AND MODIFICATIONS

Section 18.1. Waiver

The parties acknowledge that each has had the unlimited right within the law and the opportunity to make demands and proposals with respect to any matter deemed a proper subject for collective bargaining. The results of the exercise of that right and opportunity are set forth in this Agreement. The County and the Union, for the duration of this Agreement, each agrees to waive the right to oblige the other party to bargain with respect to any subject or matter not specifically referred to or covered in this Agreement.

Section 18.2. Modification

For the duration of this Agreement, the County and the Union may, with mutual consent, negotiate modifications, including additions, deletions and changes, to the terms of this Agreement. No modification will become effective without a written agreement, signed by both the County and the Union, that defines the specifics of the modification.

5/1/2023

For the County:

DocuSigned by:

Angela Marshall, Deputy Director	Date				
Office of Labor Relations, Executive Office					
,					
For Professional and Technical Employees, Local 17:					
1 ,					
DocuSigned by:	- 4. 4				
Mex 11.	5/1/2023				
0F565C6A80624BE					
.1 71					
Alex II	Date				
Alex Il Union Representative	Date				
	Date				
Union Representative	Date				
Union Representative DocuSigned by:					
Union Representative DocuSigned by:	Date 5/1/2023				
Union Representative					
Union Representative Docusigned by: Laren Estevenin					

cba Code: 044

Addendum A

Union Code: C5

WAGES

WAGES					
Job	PeopleSoft	Classification Title	Pay		
Class	Job		Range		
Code	Code				
8711100	871730	Transit Supervisor – Capital Planning Facilities	73		
8712000	873101	Transit Superintendent - Base Operations	73		
8712010	873110	Transit Superintendent - Control Center	73		
8712020	873180	Transit Superintendent - Facilities Maintenance	73		
8712030	873190	Transit Superintendent - Fleet Engineering	73		
8712040	873120	Transit Superintendent - Operations Training	73		
8712050	873130	Transit Superintendent - Planning and Technical Support	73		
8712060	873140	Transit Superintendent - Power	73 +		
		-	11%		
8712090	873150	Transit Superintendent - Vehicle Procurement	73		
8712200	873310	Transit Superintendent - Rail Operations	73		
8712210	873320	Transit Superintendent - Rail Vehicle Maintenance	73		
8712240	873350	Transit Superintendent - Rail Facilities Maintenance	73		
8712220	873330	Transit Superintendent - Rail Power	73 + 11%		
8712270	873380	Transit Superintendent – Rail Track, Structures, and Signal Communication	73		
8712250	873360	Transit Superintendent – Rail Training	73		
8712230	873340	Transit Superintendent - Streetcar	73		
8712070	873160	Transit Superintendent - Service Quality (System Impacts)	73		
8712080	873170	Transit Superintendent - Vehicle Maintenance	73		
8711000	871520	Transit Supervisor - Accessible Services	73		
8711010	871530	Transit Supervisor - Commute Trip Reduction	73		
8711020	871540	Transit Supervisor - Customer Services	73		
8711030	871550	Transit Supervisor - Marketing and Service Information	73		
8711040	871560	Transit Supervisor - Rideshare Operations	73		
8712260	873370	Transit Superintendent – Safety & Security	73		
8711060	871580	Transit Supervisor - Service Development	73		
8712280	883380	Transit Superintendent – Supply Chain Management	73		
8711090	871720	Transit Supervisor - Systems Operations	75		
8711080	871710	Transit Supervisor - Systems Development	75		

Exhibit A 1 Memorandum of Agreement 2 By and Between **King County** 3 and Professional and Technical Employees, Local 17 - Transit Superintendents -4 **Metro Transit Department** [044] 5 6 Subject: Coalition Labor Agreement (CLA) Adoption 7 The parties hereby agree to the following terms: 8 9 1. This bargaining unit shall be added to the list of bargaining units who are party to the 10 CLA. The County and the Union shall accept the provisions of Coalition Agreements, including the 11 CLA in its entirety, and the attached MOAs; except as described below in Exhibit B, which 12 supersedes some provisions of CLA Article 29 and the CLA Retroactivity MOA. 13 2. This Agreement shall be effective on the 1st day of the 1st pay period after the 14 Ordinance Effective Date following KCC ratification. 15 For Professional and Technical Employees, Local 17: 16 DocuSigned by: 5/1/2023 lles Il 17 18 Alex II, Union Representative Date 19 For Professional and Technical Employees, Local 17: 20 DocuSigned by: 5/1/2023 21 karen Estevenin 22 Karen Estevenin, Executive Director Date 23 For King County: 24 DocuSigned by: 5/1/2023 25 26 Angela Marshall, Deputy Director Date 27 Office of Labor Relations, King County Executive Office 28

Professional and Technical Employees, Local 17 - Transit Superintendents -, Metro Transit Department January 1, 2021 through December 31, 2024 044CLAC0123 Page 19

2

3

4 5

6 7

8

10

1112

13 14

15

1617

18

20

19

22

21

2324

2526

2728

Exhibit B

Ratification Incentive Payment In Lieu of Retroactive Pay and Sliding Scale Bonus

- 1. The County will apply the 2021, 2022, and 2023 General Wage Increase **prospectively** on the 1st day of the 1st pay period following the Ordinance Effective Date adopting this Agreement. (Ordinance Effective Date is 10 days following the date the King County Executive executes/signs the Ordinance following King County Council ratification. Also known as "law date".)
- *Note, annual GWI rate amount increases described below are equivalent to Coalition Labor Agreement terms.
 - **A.** 2021 GWI 1.5%.
 - **B.** 2022 GWI 3%.
 - C. 2023 GWI 4%
 - D. Effective January 1, 2024, GWI 4%
- 2. IN LIEU of the economic terms set forth in the Coalition Labor Agreement (i.e., retroactive compensation of GWIs and sliding scale bonus), the County will make the following payments in lieu of retroactive pay and sliding scale bonus:

RATIFICATION INCENTIVE PAYMENT:

A. To be eligible for the Ratification Incentive Payment, an employee must be an "Active Bargaining Unit Employee" on April 27, 2023, which was the date of successful Union ratification of the Coalition Labor Agreement and the 044 Appendix; except as described in Section E below, for Active Bargaining Unit Employees that leave their position after April 27, 2023, but before the date of KCC ratification. (Active Bargaining Unit Employee means employed in a base position under the 044 Appendix as of April 27, 2023, which was the Union ratification date of this Appendix and the CLA)

The **Ratification Incentive Payment** will be in lieu of retroactive backpay for general wage increases (2021, 2022, 2023) and the CLA sliding scale bonus. All wage adjustments will instead be applied prospectively on the 1st day of the 1st pay period after the Ordinance Effective Date following KCC ratification.

Active Bargaining Unit Employee Ratification Incentive Payment Amounts			
Employee Hire Date in an 042 or 044 classification	Amount		
On or before 12/31/20 through 12/31/21	\$21,000		
1/1/22 through 12/31/22	\$12,000		
1/1/23 through 4/27/23	\$4,000		

- B. Ratification Incentive payments subject to standard payroll tax withholdings.
- C. Employees that separate or terminate from their position in the bargaining unit for *any* reason prior to April 27, 2023, will be ineligible for the Ratification Incentive Payment.

- D. If an employee is no longer in a 044 Appendix represented bargaining unit position (excluding special duty assignments) on April 27, 2023, the employee will be ineligible for the Ratification Incentive Payment.
- E. Active Bargaining Unit Employees that separate or terminate from the bargaining unit on or after April 27, 2023, but before the Ordinance Effective Date (e.g., approximately three-to-six-week time period in May to July 2023 depending on KCC ratification date) will be eligible for the Ratification Incentive Payment as follows. The County will provide the applicable Active Bargaining Unit Employee Ratification Incentive Payment Amounts listed above to eligible employees who separated or terminated from the bargaining unit after April 27, 2023, but before the Ordinance Effective Date, subject to a \$3,000 deduction from the applicable payment amount. This exception will only apply to regular, non-probationary employees.
- F. Employees hired <u>after April 27, 2023</u>, will be <u>ineligible</u> for the Ratification Incentive Payment.
- G. No employees will be eligible to receive retroactive backpay on GWIs or the CLA sliding scale bonus as these funds have been pooled and factored into the per employee Ratification Incentive Payment / Retiree Lump Sum Payment.
- H. Employees who have already received the CLA Sliding Scale Bonus and the CLA GWI retroactive payment, or the Non-Represented Retention Bonuses shall not be eligible to receive this Ratification Incentive Payment.

RETIREE LUMP SUM PAYMENT

- **A.** In lieu of the Ratification Incentive Payment, retroactive GWIs, and/or the CLA sliding scale bonus, **former bargaining unit employees** who worked in the bargaining unit in 2021 and who retired from King County before April 27, 2023 (i.e., ineligible for Ratification Incentive Payment) will instead be eligible for a **\$5,500** Retiree Lump Sum Payment if they retired in 2021, or in the amount of **\$12,000** if they retired in 2022 or 2023. Payments are subject to standard payroll tax withholdings.
- **B.** All other former bargaining unit employees, including employees who maintained County employment in a position outside the bargaining unit, will be <u>ineligible</u> to receive retroactive backpay on GWIs or the CLA sliding scale bonus as these funds have been pooled and factored into the per employee Ratification Incentive Payment / Retiree Lump Sum Payment.
- **3.** The parties acknowledge that the Agreement must be ratified by both the County and by the Union membership in order to effectuate the above payments.