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AGREEMENT by and between

KING COUNTY

and

INTERNATIONAL UNION OF OPERATING ENGINEERS LOCAL 302

This Agreement is by and between King County (County), and the International Union of Operating Engineers Local 302 (Union) representing employees in the job classifications listed on Addendum A to this agreement and employed in the Parks and Recreation and Solid Waste Divisions of the Department of Natural Resources and Parks and the Airport and Roads Services Divisions of the Department of Transportation.

These articles constitute an agreement, the terms of which have been negotiated between the County and the Union. This agreement shall be subject to approval by ordinance by the Metropolitan King County Council (Council).

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ARTICLE 1: GENERAL PROVISIONS

1.1 <u>Purpose</u> - The purpose of this Agreement is to promote the continued improvement of the relationship between the County and its employees through their Union. The articles of this Agreement set forth the wages, hours, and working conditions for the bargaining unit employees.

1.2 Non-discrimination - The County and the Union agree that they will not unlawfully 18 discriminate in the interpretation and application of this Agreement by reason of race, color, age, sex, 19 marital status, sexual orientation, creed, religion, ancestry, national origin, or physical, mental or $\mathbf{20}$ sensory disability. Grievances alleging a violation of this provision may only be processed through 21 Step 3 of the grievance procedure. Employees who are unable to reach a settlement under the 22 grievance procedure of this Agreement may take issues arising under this provision to a human rights 23 agency for resolution. 24

1.3 Labor-Management Committee(s) - The County and the Union recognize the importance 25 of positive labor relations that encourage cooperative efforts and joint problem-solving by all parties 26 to better serve the public, increase productivity, reduce waste, improve safety, improve morale, and 27 recruit, train, and retain quality employees. 28

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In the interest of meeting these challenges, the County and the Union agree to establish labor management committees in each division that shall meet quarterly, or as requested by the parties.
 The Committee(s) shall be comprised of representatives from the bargaining unit, plus their business
 representative(s), and representative from management, and the assigned Labor Relations Negotiator.
 The parties will invite a neutral from the County's ADR program, if needed, and will consider the use
 of a charter of the committees' processes and rules.

ARTICLE 2: UNION RECOGNITION AND MEMBERSHIP

2.1 <u>Recognition</u> - The County recognizes the Union as the exclusive bargaining representative of all employees in Roads, Airport, Parks and Solid Waste whose job classifications are in the work units listed in the attached Addendum.

2.2 Dues and Fees - It will be a condition of employment that all employees covered by this 11 Agreement who are members of the Union in good standing on the effective date of this Agreement 12 will remain members in good standing and those who are not members on the effective date of this 13 Agreement will on the thirtieth (30) day following the effective date of this Agreement become and 14 remain members in good standing in the Union or pay fees to the Union to the extent permitted by 15 law. It will also be a condition of employment that all employees covered by this Agreement and 16 hired or assigned into the bargaining unit on or after its effective date will on the thirtieth (30) day 17 following the beginning of such employment become and remain members in good standing in the 18 Union or pay fees to the Union to the extent permitted by law. Provided, however, that nothing 19 contained in this section will require employees to join the Union who can substantiate, in accordance $\mathbf{20}$ with existing law, bona fide religious tenets or beliefs that prohibit the payment of dues or initiation 21 fees to Union organizations. Such employees will pay an amount of money equivalent to regular 22 Union dues and initiation fees to a non-religious charity or to another charitable organization 23 mutually agreed upon by the employee and the Union. If the employee and the Union do not reach 24 agreement on such matter, the Public Employment Relations Commission (PERC) shall designate the 25 charitable organization. Employees will furnish proof to the Union each month that such payment 26 has been made. 27

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2.3 <u>Separation</u> - Failure by an employee to satisfy the requirements of Section 2.2 will

constitute cause for dismissal; provided, that the County has no duty to act until the Union makes a
written request for discharge and verifies that the employee received written notification of the
delinquency including the amount owing, the method of calculation, and the notification that the non-payment after a period of no less than seven (7) days will result in discharge by the County. A copy of
each written notification will be mailed to the County concurrent with its mailing to the employee.

2.4 <u>Payroll Deduction</u> - Upon receipt of written authorization individually signed by an employee, the County will have deducted from the pay of such employee the amount of monthly dues, working dues checkoff and initiation fees as certified by the Union and will transmit the amount to the Union.

2.5 <u>Indemnification</u> - The Union will indemnify and hold the County harmless against any claims made and against any suit instituted against the County on account of any check-off of dues and initiation fees for the Union. The Union agrees to refund to the County any amounts paid to it in error upon presentation of proper evidence thereof.

2.6 <u>Notice of Recognition</u> - The County will provide all new employees hired, transferred, or promoted into a position included in the bargaining unit with a form which will inform them of the Union's exclusive recognition. One (1) copy of the form will be retained by the County, one (1) copy will be given to the employee and the original will be sent to the Union. The County will notify the Union when an employee leaves the bargaining unit.

ARTICLE 3: MANAGEMENT RIGHTS

3.1 <u>General</u> - The Union recognizes the prerogatives of the County to operate and manage its affairs in all respects in accordance with its responsibilities and powers of authority, subject to the terms and conditions of this Agreement.

3.2 <u>Rights Enumerated</u> - Unless modified by this Agreement, the County shall have the
right to determine staffing levels and work locations; recruit, examine, hire, appoint, promote, train,
layoff, and discipline and discharge regular employees for just cause; direct and assign the work;
develop and modify classification specifications; allocate positions to those classifications; allocate
employees to those positions; determine work shifts and work schedules; schedule and assign
overtime work; establish the methods, means and processes by which work is performed; establish

rules; and the right to take whatever actions are necessary in emergencies in order to assure the proper functioning of the work units.

3.3 <u>Notification of Classification Specifications Changes</u>- The County shall notify the Union of any proposed changes to class specifications of positions already represented by the Union.

ARTICLE 4: CLASSIFICATIONS AND RATES OF PAY

4.1 <u>Wage Rates</u> - The classifications of employees covered by this Agreement and the corresponding rates of pay are set forth within the wage addendum which is attached hereto and made a part of this Agreement.

4.2 <u>Step Advancement</u> - An employee may be hired at Step 1 of the wage range provided under Addendum A covering the classification or above Step 1 as provided under the County's Personnel Guidelines. Upon completion of the probationary period, the employee will move from the initial step hired to the next step in the wage range. Step increases thereafter will be annually. An employee working less than full-time will receive step increases prorated based on the full-time work schedule of the work unit.

4.2.1 An employee who is hired into a regular position who has successfully completed the Washington State Apprenticeship program in the craft hired will start as Step 3 and advance to Step 5 on successful completion of probation.

4.3 <u>Step on Promotion</u> - A regular employee who is promoted from one classification to a
higher paying classification under this Agreement will be placed into the pay step providing no less
than a four and one-half percent (4-1/2%) increase in his/her base hourly rate of pay not to exceed the
top pay step of the higher paying classification.

4.4 <u>Short-Term Temporary Employee Benefits</u> - The County will pay the full hourly
contribution rate into the medical portion of the Operating Engineers' Health and Welfare Trust on
behalf of temporary employees for each hour the temporary employee is in pay status. The
temporary employee may be eligible to receive other compensation provided under King County
Code, as amended, in the event the employee exceeds the calendar year working hour threshold.

4.5 <u>**Temporary/Regular Positions**</u> - Temporary employees will not be used to supplant regular employees or positions.

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4.6 General Wage Increases- The following general wage increases will be applied to each 1 classification in the bargaining unit. 2 January 1, 2015-2.0% 3 January 1, 2016-2.25% 4 January 1, 2017- 2.25% (1.75 GWI + .5% For Benefits Agreement) 5 January 1, 2018-1.75% 6 These wages will be paid retroactively based on all eligible hours worked. 7 4.7 New Classifications and Pay Ranges- As soon as administrative practicable after full 8 adoption of an ordinance ratifying this agreement, the following classification will take effect in the 9 bargaining unit: 10 Equipment Operator In-Training (Training Position/Incumbent KC Employees Only) {Range 47} 11 Equipment Operator (Journey Level Employee Equipment) {Range 50} 12 Equipment Operator-Lead (Permanent Lead) {Range 54} 13 4.8 <u>Out-of-Classification</u> - An employee assigned in writing by the manager/designee to 14 perform on a temporary basis the preponderance of duties of a higher paid classification under this 15 Agreement will be paid at the first step of the higher paid classification that provides an increase of at 16 least five percent (5%) above his/her base hourly rate of pay for the hours so assigned. In the event that 17 the employee works out-of-classification in excess of thirty (30) continuous days, all compensated 18 hours will be at the higher rate of pay. Such assignments will not be used to supplant positions or 19 violate Union jurisdictional rights. An employee assigned by the manager/designee to perform the 20 duties of a lower paid classification on a temporary basis will not have a reduction of wages. 21 4.9 Lead Assignment - An employee assigned in writing by the manager/designee to perform 22 lead duties will be paid seven and one-half percent (7-1/2%) above his/her base hourly rate of pay. In 23 the event that the employee works as a lead in excess of thirty (30) continuous days, all compensated 24 hours will be at the higher rate of pay. This provision will be superseded by lead level classifications 25 in the attached Addenda, if such classifications have a higher wage rate. 26 27 **ARTICLE 5: HOURS OF WORK** 5.1 Standard Five-Eight (5-8) Work Schedule - The standard work schedule will consist of 28

five (5) consecutive work days not to exceed eight (8) hours each exclusive of the meal period and not
 to exceed forty (40) hours per FLSA workweek, Monday through Friday inclusive.

5.1.1 Four-Ten (4-10) Work Schedule - There may be established a work schedule comprised of four (4) consecutive work days of ten (10) consecutive hours each work day exclusive of the meal period and not to exceed forty (40) hours per FLSA workweek. An established four-ten (4-10) workweek schedule will provide for three (3) consecutive days off, one of which will be a Saturday and/or a Sunday.

a. Existing SWD 4-10 Equipment Operators as of the date of this agreement will be eligible to move into vacant 7-10 positions.

b. Existing SWD 4-10 Equipment Operators as of the date of this agreement will not be required to work weekend days as part of their regular schedule.

c. Equipment Operator III is a designated 4-10 assignment within the Solid Waste Division.

5.1.2 <u>Seven-Ten (7-10) Work Schedule</u> - In the Solid Waste Division there will be established a work schedule comprised of seven (7) consecutive work days of ten (10) consecutive hours exclusive of the meal period. The 7-10 work schedule will provide for seven (7) consecutive days off. The 7-10 work schedule spans two (2) FLSA workweeks. The 7-10 schedule will be considered a regular fulltime schedule under the terms of this agreement for all purposes, including leave and other benefit eligibility determinations.

a. After final adoption of an ordinance ratifying this agreement, assignment to the 7-10 work schedule will be at management discretion.

b. 7-10 employees as of the date of this agreement (or those existing 4-10 employees
eligible to move into 7-10 vacancies) are grandfathered into this shift until they leave County
employment or promote to different classifications or transfer out of the Solid Waste Division.

25 5.1.3 <u>Additional Work Schedule</u> - By mutual agreement between the County and the Union,
26 additional work schedules may be established.

5.2 <u>First Shift</u> - An employee assigned to work on a shift beginning between the hours of 5:00
28 A.M. and 11:59 A.M. will be considered to be on first shift.

5.2.1 <u>Second Shift</u> - An employee assigned to work on a shift beginning between the hours of 12:00 P.M. and 8:59 P.M. will be considered to be on second shift. The pay rate for an employee assigned to second shift will be his/her base hourly rate of pay plus ten percent (10%). An employee who is regularly assigned to second shift will have all compensable time paid at the higher rate of pay.

5.2.2 <u>Third Shift</u> - An employee assigned to work on a shift beginning between the hours of 9:00 P.M. and 4:59 A.M. will be considered to be on third shift. The pay rate for an employee assigned third shift will be his/her base hourly rate of pay plus fifteen percent (15%). An employee who is regularly assigned to third shift will have all compensable time paid at the higher rate of pay.

5.2.3 <u>7-10 Shift</u> - Equipment Operators who work a 7-10 work schedule will receive a shift differential of 14.3% for all compensable hours; such shift differential is intended to provide compensation equivalent to that received by an employee working a forty (40) hour workweek schedule.

5.3 Shift Bidding/Work Unit Locations - Road Services Division

5.3.1 <u>Shift Bidding</u> - All newly established on-going work schedules (days of work) and shifts (hours of work) in the work unit will be posted. Employees within the specific classification in the affected work unit will have the opportunity to bid by seniority order for the work schedule or shift. Absent adequate interest, the County may assign employees within the classification in the affected work unit to the remaining work schedules or shifts by using inverse seniority order. Changes to work schedules or shifts will normally require a two (2) week notice to affected employees.

5.3.2 <u>Position Opening and/or Days Off Assignments</u> - Classification seniority will be a primary factor, but not the sole or exclusive factor, in determining an employee's assignment to a vacancy in another work-unit location and/or days off; provided, however, the employee must have previously submitted a written notification to the manager/designee indicating his/her interest in attaining the work-unit location and/or days off; provided further, the employee must be capable of performing the work required. Crew experience mix will be recognized as an appropriate criteria in determining such assignment.</u>

5.3.3 Work unit is defined as a planning unit (e.g., paving, drainage, etc.) or "maintenance International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 7

division."

5.4 <u>Altering of Work Schedule</u> - No employee will have his/her work schedule altered for the purpose of avoiding the payment of overtime except when an employee bids for such change as provided in Section 5.3. No employee will be required to work on his/her scheduled day off in lieu of the employee's scheduled workday. An employee will not receive overtime pay for working on Saturday or Sunday if either one or both of the days are part of his/her regular work schedule.

5.4.1 <u>Planned Work Schedule and/or Shift Change</u> - The manager/designee may
 temporarily change an employee's work schedule and/or shift for planned projects. Such change will
 normally require at least two (2) weeks of notice to the employee.

5.5 <u>Unanticipated/Workweek Schedule and/or Shift Change</u> - Normally, at least eight (8) hours of advance notice will be given to an employee prior to temporarily changing the employee's workweek schedule and/or shift to perform unanticipated projects, and/or operations. In the event of snow removal, flood control, sanding, or other operations due to acts of nature which may or may not be anticipated, an employee may be placed on "Alert Status" and the eight (8) hours of advance notice will not be required.

5.6 <u>Alert Status</u> - Road Services Employees will, in addition to his/her regular shift and schedule, will be assigned an alert status shift and schedule (Alert).

5.6.1 Shift duration - Alert may be of varying duration; however, Alert will be at least eight
(8) hours if the employee is regularly on a 5/8 work schedule or ten (10) hours if the employee is regularly on a 4/10 work schedule when the alert status shift is in lieu of the employee's normally scheduled shift, and eight (8) hours when the Alert shift is on a regular scheduled day off or holiday.

5.6.2 <u>Alert Notification</u> - Given the unpredictable nature of operational needs, Alert may be called at any time and limited to the number of employees necessary to fulfill operational needs.
Implementation of Alert Status will be considered to have taken place when the work hours of the employee's normal shift have been altered without the required advance notification.

5.6.3 <u>Transition to Alert</u> - Transition to Alert may occur during an employee's regularly
scheduled work day. In such cases, employees may be sent home before the end of the regular shift
in order to get rest prior to the start of their Alert shift, or may be required to stay on his/her regular

shift until the start of the Alert shift. The decision to send an employee home or require him/her to remain at work will be determined by the County based on operational and safety considerations, taking into consideration the desire of the employee. If the employee requests and is approved to be relieved from his/her regular shift, he/she may use accrued vacation leave, compensatory time, or leave without pay for that portion of the regular shift he/she did not work. If the employee is relieved by management from his/her regular shift, the employee will be compensated for the remainder of the shift.

5.6.4 <u>Employees on leave</u> - If an employee is on leave when an alert status shift is called, he/she will not be called to work unless it is operationally necessary to do so. Employees who have been pre-approved for leave may be relieved from Alert when the leave is scheduled to begin unless the employee elects to cancel or postpone the start of the leave or is operationally necessary for management to cancel the leave.

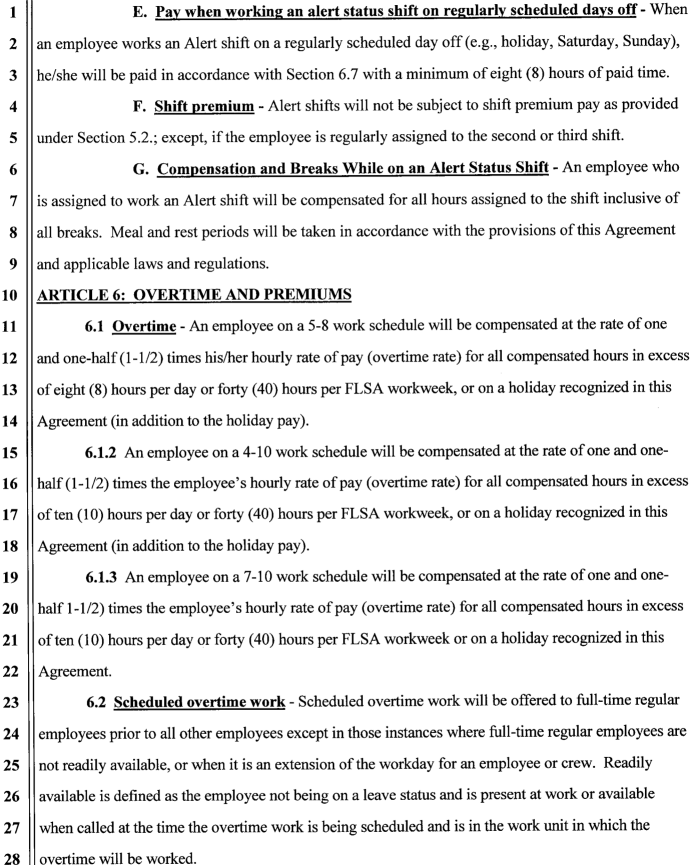
5.6.5 Compensation

A. When an employee transitions to the Alert shift during his/her normally scheduled shift, the employee will receive overtime for all time on the Alert shift that is worked on the calendar day after the employee's regular shift of eight (8) or ten (10) hours has been worked and paid at straight time.

B. When an employee begins the Alert shift on the day he/she is regularly scheduled
to work but does not work his/her regular shift, or begins the Alert shift during the same day he/she
was relieved of his/her regular shift as provided under Section 5.6.3, or works the Alert shift on a day
he/she is not normally schedule to work, the first four (4) hours worked on the Alert shift is paid at
the rate of one and one-half (1-1/2) his/her base rate of pay. The next eight (8) hours worked will be
at the employee's regular base rate of pay.

C. If an employee on Alert is approved to leave work at his/her own request or at the beginning of a leave as provided under 5.6.4, s/he will be paid only for the hours worked.

D. Leave Accruals - An employee on Alert shift during a normally scheduled
workday will receive sick and vacation leave accruals for the first eight (8) hours worked if regularly **8** assigned to a 5/8 work schedule, or ten (10) hours if regularly assigned to a 4/10 work schedule.



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Scheduled overtime work, which may be required and is generally scheduled on weekends and holidays, shall first be offered to employees on a rotating seniority basis within the work group. For work groups in which there is more than one pit-site, the overtime shall first be offered to employees on a rotating basis within the pit-site, then to the entire work group. If the overtime is a continuation of work previously started by a particular crew within a work group, the overtime will first be offered to employees on a rotating seniority basis within the crew, then to the work group as described above. A work group is defined as a maintenance division or an entire crew operating out of the central shop, i.e., drainage crew, bridge crew, etc. Seniority will always be based on total classification seniority.

6.3 <u>Eight (8) Hour Break</u> - An employee who is called in to work prior to his/her next
regularly scheduled shift and works no less than twelve (12) hours overtime without at least eight (8)
hours break before the start of his/her next regularly scheduled shift will, upon request, be relieved of
any requirement to work his/her next regularly scheduled shift. The employee can be directed by the
County, for safety reasons, to not work his/her next regularly scheduled shift. In either of the above
instances, the employee will receive overtime pay for all such overtime hours worked but may receive
no pay for the regularly scheduled shift from which s/he was relieved.

6.4 <u>Compensatory Time Off</u> - Compensatory time off will be by written mutual agreement between the employee and the manager/designee. The request to earn compensatory time off must be initiated by the employee. Compensatory time off is subject to accrual and use in accordance with the Personnel Guidelines. Compensatory time off will be earned under the same conditions as overtime in accordance with Sections 6.1, 6.1.2, 6.1.3.

6.5 <u>Overtime Authorization</u> - All overtime will be authorized in advance by the
manager/designee in writing, except in emergencies. Saturday and Sunday work will not be
considered overtime when it is a regularly scheduled workday for the employee. In addition, the
procedure for Overtime Callout will be: (1) Planning Unit, (2), Division or Department, (3) All
Departments.

6.6 <u>Callout Premium</u> - A minimum of four (4) hours at the overtime rate will be paid for each
callout. Where such overtime exceeds four (4) hours, the actual hours worked will be paid at the
overtime rate.

6.6.1 <u>Callout</u> - A "callout" will be defined as a circumstance where an employee has left the work premises and is subsequently required to report back to work prior to his/her normally scheduled shift. An employee who is called out before the commencement of his/her regular shift will be compensated in accordance with the provisions of Section 6.6; provided, however, in the event the employee is called back to work within four (4) hours of his/her regular shift, the employee will be compensated at the overtime rate for only the hours immediately preceding the start of his/her regular shift.

6.7 <u>Emergency Work Premium</u> - Emergency work at other than the normal scheduled shift or special schedule and/or shift not enumerated in Articles 5 or 6 will be credited as such and will be compensated as overtime. In the event this overtime work is accomplished prior to the normal working hours and the employee subsequently works his/her regular shift, the regular shift will be compensated at the employee's regular, hourly rate of pay.

6.8 <u>Standby Status</u> - An employee assigned to standby status on non-duty days, by written authority of the manager/designee, will be entitled to four (4) hours of pay at the overtime rate for each twenty-four (24) hour period or major portion thereof while on standby status. Any work performed on non-duty days while on standby status will be compensated at the overtime rate for actual time worked. An employee who is required in writing to be readily available to be called into work and/or who is required to wear a "beeper" outside of his/her regular work hours will be considered to be on standby status.

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1	ARTICLE 7: HOLIDAYS			
2	7.1 Holidays Observed - Regular, probationary, provisional and term-limited temporary			
3	employees (herein referred to as "leave eligible employees") who work a full-time work schedule,			
4	except those employees who work a 7-10 work schedule, will be granted the following holidays with			
5	pay:			
6	New Year's Day January 1st			
7	Martin Luther King, Jr. Day Third Monday in January			
8	President's Day Third Monday in February			
9	Memorial Day Last Monday in May			
10	Independence Day July 4th			
11	Labor Day First Monday in September			
12	Veteran's Day November 11th			
13	Thanksgiving Day Fourth Thursday in November			
14	Day After Thanksgiving Day Day Following Thanksgiving Day			
15	Christmas Day December 25th			
16	and any day designated by public proclamation of the president or governor as a legal holiday and as			
17	approved by the Council.			
18	7.1.1 <u>Part-time Employees</u> - Leave eligible employees who work a part-time work schedule,			
19	except those employees who work a 7-10 work schedule, will be granted each of the holidays with pay			
20	as provided for within Sections 7.1 and 7.4 prorated to reflect their normally scheduled work day.			
21	7.2 Holidays on Scheduled Day Off - Whenever a holiday occurs during a full-time leave			
22	eligible employee's regularly scheduled day off, such employee will receive compensation for the			
23	holiday as provided for in the standard full-time work schedule in the employee's work unit.			
24	7.2.1 <u>Part-time Employees</u> - Employees eligible for holiday pay and who are working a part-			
25	time work schedule will only get holiday pay in accordance with Section 7.1.1 for those holidays that			
26	fall on the employee's regularly scheduled workdays.			
27	7.3 <u>4-10 Employees</u> - A leave eligible employee on a 4-10 workweek schedule will have two			
28	(2) hours of his/her accrued vacation leave applied in order to be compensated ten (10) hours for each			
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holiday identified within Section 7.1. As an alternative, employees working a 4-10 work schedule may have their schedule changed to a 5-8 work schedule during weeks which have a holiday.

7.3.1 <u>Monday Holiday while on a 4/10 Sunday - Wednesday Shift</u> - When operationally feasible and subject to management's approval, the County agrees to allow employees working on a 4/10 work schedule falling Sunday through Wednesday to observe the Sunday preceding a Monday holiday as the holiday (day off with holiday pay) and to work the Monday at the employee's straight time rate of pay. Prescheduling of the Sunday holidays will be required.

7.4 <u>Floating Holidays</u> - Leave eligible employees, except those employees who work a 7-10 work schedule, will receive two (2) additional personal holidays (maximum of 8 hours for each day) to be administered through the vacation plan. These two (2) holidays will be added to accrued vacation in the pay period that includes the first of October and in the pay period that includes the first of November of each year. These days will be used in the same manner as any vacation day earned.

7.5 <u>Holidays Falling on a Weekend</u> - For those leave eligible employees whose regular work schedule is Monday through Friday, holidays falling on a Saturday will be observed on the preceding
Friday and holidays falling on a Sunday will be observed on the following Monday. For those leave eligible employees whose regular work schedule requires working on a Saturday and/or a Sunday, holidays falling on these days will be observed on the actual date of the holiday.

7.6 <u>Maximum Accrual</u> - Leave eligible employees will receive no more than a maximum of eight (8) hours per holiday for a total of ninety-six (96) hours per year of holiday pay in any one (1) calendar year.

7.7 <u>Pay Status</u> - To be eligible for holiday pay the employee must be in pay status the employee's work day before and the employee's work day after the holiday. However, an employee who has successfully completed at least five (5) years of service and who retires at the end of the month in which the last regularly scheduled work day is a holiday will be eligible for holiday pay if the employee is in a pay status the day before the day observed as the holiday.

7.8 <u>Holidays for 7/10 Employees</u> - An employee on a 7-10 workweek schedule will receive
 New Year's Day (January 1st), Thanksgiving Day (4th Thursday in November) and Christmas Day
 (December 25th) as holidays off work without a reduction in pay. In addition, an employee will be paid

at the rate of time and one-half (1-1/2) for work performed on Martin Luther King Jr.'s Birthday (third Monday in January), President's Day (third Monday in February), Memorial Day (third Monday in May), Independence Day (July 4), Labor Day (first Monday in September), Veteran's Day (November 11), and the day after Thanksgiving.

ARTICLE 8: VACATIONS

8.1 Accrual Schedule - Regular, probationary, provisional and term-limited temporary employees (herein referred to as "leave eligible employees") will accrue vacation leave benefits as described in and further qualified by this Article.

EQUIV FOR	ALENT ANNUAL VA R FULL-TIME EMPLC	CATION OYEE
Full Years of Service (Beginning)	Working Days Per Year	Hours based on 40 hr workweek
0-5	12	96
6	15	120
9	16	128
11	20	160
17	21	168
18	22	176
19	23	184
20	24	192
21	25	200
22	26	208
23	27	216
24	28	224
25	29	232
26	30	240

8.1.1 7-10 Employees - The vacation accrual rate for regular employees who are assigned to a 7-10 work schedule as of January 1, 1996 and who have continued to remain on the 7-10 workweek schedule shall receive vacation leave benefits for each hour in pay status exclusive of overtime as described in the following table; however, if the employee moves off the 7-10 work schedule to any other work schedule, the employee will only be able to accrue vacation leave as provided under Section

8.1 regardless if the employee later returns to a 7-10 work schedule. However, an eligible employee
under this provision who involuntarily moves off the 7-10 work schedule and later returns to the 7-10
schedule will again be eligible for the accrual rate provided below.

Through end of year 3	.0460
Upon beginning of year 4	.065934
Upon beginning of year 11	.0769
Upon beginning of year 13	.087912
Upon beginning of year 19	(Section 8.1 Table)

8.1.2 <u>**Part-time Employees</u>** - Leave eligible employees who work a part-time work schedule will accrue vacation leave in accordance with the vacation leave schedule set forth in Section 8.1, prorated to reflect their normally scheduled workday.</u>

8.2 <u>Vacation Accrual</u> - Leave eligible employees will accrue vacation leave from their date of hire in a benefit eligible position.

8.3 <u>Maximum Accrual</u> - Leave eligible employees who work a full-time work schedule may accrue up to sixty (60) days of vacation leave. Leave eligible employees who work a part-time work schedule may accrue vacation leave up to sixty (60) days prorated to reflect their normally scheduled workday. Leave eligible employees will use vacation leave beyond the maximum accrual amount prior to December 31 of each year. Failure to use vacation leave beyond the maximum amount will result in forfeiture of the vacation leave beyond the maximum amount. However, vacation leave beyond the maximum amount will be allowed by the manager/designee if the carry over is because of cyclical workloads, work assignments or other reasons as may be in the best interests of the County, and for any such carry over the employee shall have at least through the first quarter to use such leave.

8.4 <u>Vacation Eligibility</u> - A leave eligible employee cannot take or be paid for vacation leave
until s/he has successfully completed his/her first six (6) months of County service in a leave eligible
position, except if using vacation leave for a qualifying reason under the Washington Family Care Act.
If a leave eligible employee leaves County employment prior to successfully completing his/her first six
(6) months of County service in a leave eligible position, s/he will forfeit and not be paid for accrued
vacation leave. A leave eligible employee will be paid for accrued vacation leave to his/her date of

separation up to the maximum accrual amount if the employee has successfully completed his/her first
 six (6) months of County service and is in good standing. Payment will be the accrued vacation leave
 multiplied by the employee's rate of pay in effect upon the date of leaving County employment less
 mandatory withholdings.

5 8.5 A leave eligible employee will not use or be paid for vacation leave until it has accrued and
6 such use or payment is consistent with the provisions of this Article.

8.6 <u>Outside Employment</u> - No employee will work for compensation for the County in any
capacity during the time that the employee is on vacation leave.

9 8.7 <u>Partial Day Increments</u> - Approved vacation leave will be used in one-quarter (1/4) hour
10 increments.

8.8 Payment to Assigns and Heirs - In cases of separation from County employment by death
of an employee with accrued vacation leave and who has successfully completed his/her first six (6)
months of County service in a leave eligible position, payment of unused vacation leave up to the
maximum accrual amount will be made to the employee's estate, or, in applicable cases, as provided for
by State Law, RCW Title 11.

16 8.9 <u>Vacation Scheduling</u> - The manager/designee will be responsible for scheduling the
17 vacation of employees in such a manner as to achieve the greatest vacation opportunity for the
18 employees while maintaining the efficient functioning of the work unit.

8.10 Notification While on Paid Vacation or Compensatory Time Off - If a leave eligible 19 employee is injured or becomes ill while on paid vacation or compensatory time off, in order to receive 20 sick leave for that time, s/he must notify the manager/designee on the first day of the injury or illness, 21 either by telephone or fax, or by letter postmarked the first day of the injury or illness. However, if it is 22 physically impossible to give the required notice on the first day, notice must be sent as soon as 23 possible and must be accompanied by an acceptable showing of reasons for the delay. A doctor's 24 statement or other acceptable proof of the injury or illness, while on vacation or compensatory time off 25 must be presented regardless of the number of days involved. 26

8.11 If a regular or probationary (who has previously achieved career service status)
employee resigns from County employment or is laid off and subsequently returns to County

employment within two (2) years from such resignation or lay off, as applicable, the employee's prior County service shall be counted in determining the vacation leave accrual rate under Section 8.1.

8.12 <u>Term-Limited Temporary Employees</u> - A term-limited temporary employee who contiguous with his/her employment becomes a regular employee shall have his/her accrued vacation leave accruals carry over with such regular appointment and the accrual rate will be determined based on his/her date of hire as a term-limited temporary employee.

ARTICLE 9: SICK LEAVE

9.1 Sick Leave - Regular, probationary, provisional and term-limited temporary employees
(herein after referred to as: "leave eligible employees") will accrue sick leave benefits at the rate of
0.04616 hours for each hour in pay status exclusive of overtime up to a maximum of eight (8) hours per month. The employee is not entitled to sick leave if not previously earned.

9.1.1 Sick Leave Accruals for 7-10 - A regular employee assigned to a 7-10 work schedule as of January 1, 1996 will accrue sick leave in proportion to the relationship his/her basic work week bears to forty (40) hours; however, if the employee moves off the 7-10 work schedule to any other work schedule, the employee will only be able to accrue sick leave as provided under Section 9.1 regardless if the employee later returns to a 7-10 work schedule. However, an eligible employee under this provision who involuntarily moves off the 7-10 work schedule and later returns to the 7-10 schedule will again be eligible for the 7-10 accrual rate provided herein.

9.2 <u>Vacation as an extension of Sick Leave</u> - During the first six (6) months of service in a leave eligible position, leave eligible employees may, at the manager/designee's discretion, use any accrued days of vacation leave as an extension of sick leave. Employees may have additional rights to use vacation leave for qualifying reasons under the Washington Family Care Act. If an employee does not work a full six (6) months in a leave eligible position, any vacation leave used for sick leave must be reimbursed to the County upon termination.

9.3 <u>Partial Day Increments</u> - Approved sick leave will be used in one quarter (1/4) hour
increments.

9.4 <u>Unlimited Accrual</u> - There will be no limit to the hours of sick leave benefits accrued by a
8 leave eligible employee.

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9.5 <u>Restoration following Separation</u> - Separation from employment except by reason of retirement, layoff for non-disciplinary medical reasons, will cancel all sick leave accrued to the leave eligible employee as of the date of separation. Should a regular employee resign in good standing, be laid off or separated for non-disciplinary medical reasons and return to County employment within two (2) years, his/her accrued sick leave will be restored.

9.6 <u>Pay upon Separation</u> - A regular or probationary (who has previously achieved career service status) employee who has successfully completed at least five (5) years of County service and who retire as a result of length of service or who separates by reason of death will be paid, or his/her estate as provided for by RCW Title 11, as applicable, an amount equal to thirty-five percent (35%) of his/her unused, accumulated sick leave multiplied by the employee's base rate of pay in effect upon the date of leaving County employment, less mandatory withholdings.

9.7 <u>Leave Without Pay for Health Reasons</u> - An employee must use all of his/her sick leave before taking unpaid leave for his/her own health reasons. If the injury is compensable under the County's workers compensation program, then the employee has the option to augment or not augment time loss payments with the use of accrued sick leave.

16 9.8 Leave Without Pay for Family Reason - For a leave for family reasons, the employee
17 will choose at the start of the leave whether the particular leave would be paid or unpaid; but, when
18 an employee chooses to take paid leave for family reasons s/he may set aside a reserve of up to eighty
19 (80) hours of accrued sick leave.

9.9 <u>Use of Vacation Leave as Sick Leave</u> - An employee who has exhausted all of his/her sick leave may use accrued vacation leave before going on leave of absence without pay, if approved by his/her manager/designee.

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9.10 <u>Use of Sick Leave</u> - Accrued sick leave will be used for the following reasons:

A. The employee's bona fide illness; provided, that an employee who suffers an
occupational illness may not simultaneously collect sick leave and worker's compensation payments
in a total amount greater than the regular pay of the employee;

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B. The employee's incapacitating injury, provided that:

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1. An employee injured on the job may not simultaneously collect sick leave

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1	and worker's compensation payments in a total amount greater than the regular pay of the employee;		
2	hough an employee who chooses not to augment his/her worker's compensation time loss pay		
3	through the use of sick leave will be deemed on unpaid leave status;		
4	2. An employee who chooses to augment workers compensation payments		
5	with the use of accrued sick leave will notify the workers compensation office in writing at the		
6	beginning of the leave;		
7	3. An employee may not collect sick leave and worker's compensation time		
8	loss payments for physical incapacity due to any injury or occupational illness which is directly		
9	traceable to employment other than with the County.		
10	C. Exposure to contagious diseases and resulting quarantine.		
11	D. An employee's temporary disability caused by or contributed to by pregnancy and		
12	childbirth.		
13	E. The employee's medical, ocular or dental appointments, provided that the		
14	employee's manager/designee has approved the scheduling of sick leave for such appointments.		
15	F. To care for the employee's eligible child if the child has an illness or health		
16	condition which requires treatment or supervision from the employee;		
17	G. To care for other family members, if:		
18	1. The employee has been employed by the County for twelve (12) months or		
19	more and has worked a minimum of one thousand forty (1040) hours in the preceding twelve (12)		
20	months,		
21	2. The family member is the employee's spouse or domestic partner, the		
22	employee's child, a child of the employee's spouse or domestic partner, the parent of the employee,		
23	employee's spouse or domestic partner or an individual who stands or stood in loco parentis to the		
24	employee, the employee's spouse or domestic partner; and,		
25	3. The reason for the leave is one of the following:		
26	a. The birth of a son or daughter and care of the newborn child, or		
27	placement with the employee of a son or daughter for adoption or foster care, if the leave is taken		
28	within twelve (12) months of the birth, adoption or placement;		
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b. The care of the employee's child or child of the employee's spouse 1 2 or domestic partner whose illness or health condition requires treatment or supervision by the 3 employee; or c. Care of a family member who suffers from a serious health 4 5 condition. H. In accordance with local, state and federal law, including but not limited to the 6 7 Washington Family Care Act. 9.11 Unpaid Leave Unpaid leave for KCFML or FMLA qualifying reasons maybe taken 8 pursuant to Section 9.16 below. The leave may be continuous, which is consecutive days or weeks, 9 or intermittent, which is taken in whole or partial days as needed. Intermittent leave is subject to the 10 following conditions: 11 A. Birth or Adoption - When a leave is taken after the birth or placement of a child 12 for adoption or foster care, an employee may take leave intermittently or on a reduced leave schedule 13 only if authorized by the employee's manager/designee. 14 B. Reduced Schedules - An employee make take leave intermittently or on a reduced 15 schedule when medically necessary due to a serious health condition of the employee or family 16 member of the employee; and 17 C. Temporary Transfer - If an employee requests intermittent leave or leave on a 18 reduced leave schedule, under Section 9.11.B. above, that is foreseeable based on planned medical 19 treatment, the manager/designee may require the employee to transfer temporarily to an available 20 alternative position for which the employee is qualified and that has equivalent pay and benefits and 21 that better accommodates recurring periods of leave than the regular position of the employee. 22 9.11.1 Concurrent Time - Use of donated leave will run concurrently with the eighteen (18) 23 workweek family medical leave entitlement. 24 9.11.2 Insurance Premiums - The County will continue its contribution toward health care 25 during any unpaid leave taken under Section 9.11. 26 9.11.3 <u>Return to Work from Unpaid Leave</u> - An employee who returns from unpaid family 27 or medical leave within the time provided in this Article is entitled, subject to layoff provisions, to: 28 International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 21

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A. The same position s/he held when the leave commenced; or

B. A position with equivalent status, benefits, pay and other terms and conditions of 2 3 employment; and

C. The same seniority accrued before the date on which the leave commenced.

9.11.4 Failure to Return to Work - Failure to return to work by the expiration date of the 5 leave of absence may be cause for removal and result in termination of the employee from County 6 7 service.

9.12 Provider Certification - The manager/designee and employee is responsible for the 8 9 proper administration of the sick leave benefit. Verification from a licensed health care provider may be reasonably required to substantiate the health condition of the employee or family member for 10 11 leave requests.

9.13 Definition of Child - For purposes of this Article, a child means a biological, adopted or 12 foster child, a step child, a legal ward or a child of an employee standing in loco parentis to the child, 13 who is: under eighteen (18) years of age; or is eighteen (18) years of age or older and incapable of 14 15 self care because of mental or physical disability.

9.14 <u>Term-Limited Temporary Employees</u> - A term-limited temporary employee who 16 contiguous with his/her employment becomes a regular employee shall have his/her accrued sick 17 18 leave accruals carry over with such regular appointment.

9.15 Family Leave - Employees may use available paid leave, including accrued vacation 19 and sick leave, to care for a family member in accordance with RCW 49.12.270. $\mathbf{20}$

9.16 KCFML/FMLA Concurrency - Consistent with County Code section 3.12.221, King 21 County Family and Medical Leave will run concurrently with federal and state family and medical 22 leave laws, and King County's Paid Parental Leave, to the fullest extent permitted by law. 23

ARTICLE 10: PAID LEAVES 24

10.1 Donation of Leaves - Donation of vacation leave hours and donation of sick leave 25 26 hours.

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A. Vacation leave hours 1. <u>Approval Required</u> - An employee eligible for paid leave may donate a

portion of his/her accrued vacation leave to another employee eligible for leave benefits. Such
 donation will occur upon written request to and approval of the donating and receiving employee's
 department director(s), except that requests for vacation donation made for the purposes of
 supplementing the sick leave benefits of the receiving employee will not be denied unless approval
 would result in a departmental hardship for the receiving department.

6 2. <u>Limitations</u> - The number of hours donated will not exceed the donor's
7 accrued vacation credit as of the date of the request. No donation of vacation hours will be permitted
8 where it would cause the employee receiving the transfer to exceed his/her maximum vacation
9 accrual.

<u>Return of Unused Donations</u> - Donated vacation leave hours must be used
 within ninety (90) calendar days following the date of donation. Donated hours not used within
 ninety (90) days or due to the death of the receiving employee will revert to the donor. Donated
 vacation leave hours will be excluded from vacation leave payoff provisions contained in this Article.
 For purposes of this Article, the first hours used by an employee will be accrued vacation leave hours.

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B. Sick leave hours

Written Notice Required - An employee eligible for paid leave may
 donate a portion of his/her accrued sick leave to another employee eligible for leave benefits upon
 written notice to the donating and receiving employee's department director(s).

Minimum Leave Balance Required (Donor) - No donation will be
 permitted unless the donating employee's sick leave accrual balance immediately subsequent to the
 donation is one hundred (100) hours or more. No employee may donate more than twenty-five (25)
 hours of his/her accrued sick leave in a calendar year.

3. <u>Return of Unused Donations</u> - Donated sick leave hours must be used
within ninety (90) calendar days. Donated hours not used within ninety (90) days or due to the death
of the receiving employee will revert to the donor. Donated sick leave hours will be excluded from
the sick leave payoff provisions contained in this Agreement, and sick leave restoration provisions
contained in this Agreement. For purposes of this Article, the first hours used by an employee will be
accrued sick leave hours.

C. No Solicitation - All donations of vacation and sick leave made under this Article are strictly voluntary. An employee is prohibited from soliciting, offering or receiving monetary or any other compensation or benefits in exchange for donating vacation or sick leave hours.

D. Conversion Rate - All vacation and sick leave hours donated will be converted to a dollar value based on the donor's straight time hourly rate at the time of donation. Such dollar value will then be divided by the receiving employee's hourly rate to determine the actual number of hours received. Unused donated vacation and sick leave will be reconverted based on the donor's straight time hourly rate at the time of reconversion.

10.2 Leave - Organ Donors - The manager/designee will allow an employee eligible for paid leave who is voluntarily participating as a donor in life-giving or life-saving procedures such as, but not limited to, bone marrow transplants, kidney transplants, or blood transfusions up to five (5) days paid leave provided;

A. Notification - The employee gives the manager/designee reasonable advance notice of the need to take time off from work for the donation of bone marrow, a kidney, or other organs or tissue where there is a reasonable expectation that the employee's failure to donate may result in serious illness, injury, pain or the eventual death of the identified recipient.

B. Provider Certification - The employee provides written proof from an accredited medical institution, organization or individual as to the need for the employee to donate bone marrow, a kidney, or other organs or tissue or to participate in any other medical procedure where the participation of the donor is unique or critical to a successful outcome.

10.2.1 <u>Time off Subject to Agreement</u> - Time off from work for the purpose set out above in excess of five (5) working days will be subject to the terms of this Agreement.

10.3 Bereavement Leave

A. An employee eligible for paid leave will be entitled to three (3) working days of bereavement leave per event, due to death of a member of his/her immediate family.

B. Use of Sick Leave in Lieu of Bereavement Leave - An employee eligible for leave who has exhausted his/her bereavement leave, will be entitled to use sick leave in the amount of three (3) working days for each instance when death occurs to a member of the employee's

immediate family.

C. In the application of any of the foregoing provisions, when a holiday or regular day off falls within the prescribed period of absence, it will not be charged against the employee's sick leave account nor bereavement leave credit.

D. <u>Family Defined</u> - Immediate family means, as used in this article: spouse, domestic partner, grandparent, parent, child, sibling, child-in-law, parent-in-law, grandchild of the employee, employee's spouse or employee's domestic partner.

10.4 <u>School Volunteers</u> - An employee eligible for paid leave will be allowed the use of up to three (3) days of sick leave each year to allow the employee to perform volunteer services at the school attended by the employee's child provided; an employee requesting to use sick leave for this purpose will submit such request in writing specifying the name of the school and the nature of the volunteer services to be performed.

10.5 <u>Jury Duty</u> - An employee eligible for paid leave who is ordered on a jury will be entitled to his/her regular County pay; provided, that fees for such jury duty are deposited, exclusive of mileage, with the Finance and Business Operations Division of the Department of Executive Services. The employee will report back to their manager/designee when dismissed from jury service.

10.6 Leave Examinations - An employee eligible for paid leave will be entitled to necessary
 time off with pay for the purpose of participating in County qualifying or promotional examinations.
 This will include time required to complete any required interviews.

10.7 <u>Military Leave</u> - A leave of absence for active military duty or active military training duty will be granted to eligible employees in accordance with applicable provisions of state and/or federal law; provided, that a request for such leave shall be submitted to the manager/designee in writing by the employee and accompanied by a validated copy of military orders ordering such active duty or active training duty.

10.8 Paid Parental Leave - Paid parental leave shall be granted to Employees pursuant to King
County Code Section 3.12.221, for the birth of an Employee's child, the Employee's adoption of a
child, or the foster-to-adopt placement of a child with the Employee.

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ARTICLE 11: MEDICAL, DENTAL AND LIFE PLAN

11.1 Maintenance of Benefits - King County presently participates in insured medical, 2 dental, vision, and life insurance programs. The plan designs and plan features for the insured 3 benefits are negotiated in the Joint Labor Management Insurance Committee (JLMIC) comprised of 4 representatives of the County and labor organizations, including the Union. The Union participates 5 on the JLMIC. The benefits agreement for 2017 and 2018 is attached as Addendum B. The Union 6 agrees to sign the benefits agreement and be bound by its terms and conditions, including any 7 8 changes the JLMIC makes pursuant to the benefit agreement.

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11.2 Premiums While Off Work Due to On-the-Job Injury or Illness - The County shall continue to provide medical insurance coverage pursuant to the JLMIC cost share provisions for active 10 employees and their dependents for those months they are unable to work due to an on-the-job injury or 11 on-the-job illness and are receiving no sick leave or vacation benefits. The total number of months of 12 medical insurance coverage provided for under this Article shall not exceed twelve (12) months or the 13 number of months for which the employee continues to receive paid sick leave and/or paid vacation 14 15 leave benefits, whichever is the greater.

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ARTICLE 12: SENIORITY - LAYOFF AND RECALL

12.1 Seniority Rights - Regular employees will be afforded the right to utilize their seniority 17 as hereinafter defined for the purposes specifically provided for within this Agreement. 18

12.2 Probation - An employee will be recognized as having attained seniority and regular 19 employee status when such employee has completed a probation period equivalent of six (6) months $\mathbf{20}$ worked in a career service position based on a full-time work schedule in a classification covered by 21 this Agreement. Upon completion of the probation period the employee will be assigned a 22 classification seniority date which will be the date when s/he first commenced his/her probation for that 23 classification. An employee working less than a full-time work schedule will have his/her probation 24 prorated based on the full-time work schedule for the work unit. 25

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12.2.1 Resumption of Probationary Period Upon Recall From Layoff - In the event a regular employee is laid off during his/her probation period and is subsequently recalled to his/her classification within ninety (90) calendar days from the date of layoff, s/he will be credited with all

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days previously worked for purposes of satisfying his/her probation period and establishing his/her resultant classification seniority date.

12.3 <u>Seniority Accrual While on Leave Due to Illness or Injury</u> - An employee will
continue to accrue seniority during an absence caused by an industrial injury or illness. An employee
who is unable to work because of a non-work related injury or illness will not accumulate seniority
during an unpaid leave of absence in excess of thirty (30) calendar days. However, if the employee is
on approved FMLA and/or KCFML qualified leave, seniority shall continue to accrue for up to
eighteen (18) workweeks of the qualified unpaid leave period.

9 12.3.1 <u>Seniority Accrual While on Leave Without Pay</u> - An employee on an approved
10 unpaid leave of absence of thirty (30) calendar days or longer will not accumulate seniority credits
11 during such absence except as provided under Section 12.3.

12.4 <u>Promotion and Transfer</u> - When a regular employee is promoted or transferred out of the bargaining unit and is no longer covered under this Agreement, and returns to the bargaining unit within twelve (12) months of the promotion or transfer, the employee will resume his/her seniority which s/he had on the date of the promotion or transfer.

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12.5 Seniority will be defined as follows:

• "Classification Seniority" will be defined as regular employee's total length of service within a specific classification covered by this Agreement.

19 • "Division Seniority" will be defined as a regular employee's total length of service
20 within a division of a department covered by this Agreement.

21 • "Departmental Seniority" will be defined as a regular employee's total length of
22 service within a department.

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• **"Bargaining Unit Seniority"** for purposes of this Agreement, will be defined as a regular employee's total length of service within a classification(s) covered by this Agreement.

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• "County Seniority" will be defined as a regular employee's total length of service

26 || with the County in a career service position.

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12.6 <u>Forfeiture of Seniority</u> - Seniority rights will be forfeited for any of the following causes:

• Separation of employment from the County for any reason (i.e. termination,

resignation, retirement).

• Separation of employment within the bargaining unit, but maintaining employment with King County. Employee will regain the seniority they had at the time they left the bargaining unit only if they return to the bargaining unit within twelve (12) months.

• Layoff. Employee will regain the seniority they had at the time they were laid off if they return to the bargaining unit within two (2) years of being laid off.

12.7 <u>Reduction in Work Force Procedure</u> - In the event of a reduction-in-force, the County will lay off the regular employee in the classification affected who has the least Classification Seniority within his/her division. Prior to any layoff, all term-limited temporary, provisional, temporary and probationary employees in the classification within the affected division of the department will be separated first. Where two (2) or more regular employees have the same Classification Seniority, the more senior employee will be the one who has the most seniority by applying the following seniority tie breakers in this order: 1) Division, 2) Department, 3) Bargaining Unit, 4) County, 5) total number of compensated straight-time hours, 6) a random method by mutual agreement between the Union and the County.

12.8 <u>Bumping Rights</u> - A regular employee who becomes displaced due to a reduction-inforce, will be permitted to use his/her classification seniority to displace or "bump out" the least senior regular employee occupying the same classification. The employee will also be permitted to use his/her bargaining unit seniority to displace or "bump out" the least senior regular employee occupying a classification within which the bumping regular employee had previously attained seniority status. Regular employees in the Parks Division, who were in a classification covered by this Agreement prior to January 1, 1992 will accrue seniority as of January 1, 1992 for the purpose of being able to exercise their bumping rights as provided under this Article.

12.8.1 <u>Displaced Employees</u> - A regular employee who becomes displaced due to another
 regular employee's exercise of Section 12.8, will also be afforded the right to displace or "bump out"
 the least senior regular employee in a similar manner.

12.9 <u>Recall from Layoff</u> - A regular employee displaced due to a reduction-in-force will be
recalled to his/her classification in the inverse order of layoff subject to his/her ability to perform the

work of the position for which s/he is recalled. A regular employee will be removed from the recall 1 2 list after two (2) years from the date of layoff, or the employee is recalled, or the employee fails to 3 accept or report to work after being recalled, or the employee requests to be removed from the recall list. 4

5 12.10 Step Placement Upon Recall from Lavoff - Employees who have been laid off in 6 their classification and continue to be employed by King County shall use their total County seniority 7 for placement in the wage progression when recalled to the classification from which they were laid 8 off. It shall be the employee's responsibility to notify the County in writing upon return to their 9 classification if they have not been placed appropriately on the wage progression. Such notification 10 shall take place within forty-five (45) days of receipt of their first pay check or the back wages shall be forfeited. 11

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ARTICLE 13: MISCELLANEOUS

13 **13.1 Seniority Lists** - The County will transmit to the Union a current listing of all 14 employees in February and August of each year. Such list will indicate the name of the employee, iob classification, classification seniority date and work unit. 15

16 13.2 Contracting of Work - The County will not contract out work which the members of 17 the Union have historically performed unless it is required by law or is a business necessity due to an 18 emergency situation or to augment the workforce on a short-term, temporary basis. Except for 19 emergency situations, the County will provide notice to the Union of its intent to contract out and, 20 upon request, bargain the decision and/or effects of that decision. Except as provided herein, under 21 no circumstance will the County agree to any long-term or permanent contracting out of bargaining 22 unit work. Nothing in this provision will limit what the County has historically contracted out, and 23 no jobs will be eliminated due to contracting out.

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13.3 <u>Election to Union Office</u> - An employee elected or appointed to an office in the Union 25 which requires a part or all of his/her time will be given an unpaid leave of absence up to one (1) year 26 without pay upon written application.

27 **13.4 Mileage Reimbursement** - All employees who have been authorized to use their own 28 transportation on County business will be reimbursed at the rate established by County ordinance.

13.5 <u>Road and River Improvement Employees</u> - All County Road and River Improvement
 employees will be allowed pay from time of reporting to a designated headquarters and will end when
 the employee returns from the field to such headquarters.

13.6 <u>Rain Gear</u> - The County will provide rain gear for all employees working in inclement weather as needed.

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13.7 Safety Footwear

7 A. <u>Solid Waste and</u> - For employees who are required to wear specific safety
8 footwear, the County will reimburse up to one-hundred-fifty dollars (\$150) yearly per employee.
9 Employees will be responsible to purchase the required footwear, and submit an Expense Claim Form
10 and receipt.

B. <u>Roads</u> - For employees who are required to wear specific safety footwear, the
County will provide employees a yearly stipend of one-hundred-fifty dollars (\$150).

C. Parks - For employees who are required to wear specific safety footwear, the
County will continue to purchase footwear for employees via P-Cards with a value up to \$150 per
calendar year.

16 D. Retroactive Application - Employees who were not reimbursed for or did not
17 have footwear provided from 2015 to present will receive a one-time lump sum payment for calendar
18 years 2015, 2016 and 2017, based on the years in which they were employed in the bargaining unit,
19 approximately two pay periods following full adoption of an ordinance ratifying this agreement.
20 Employees who did receive reimbursement in any years will only receive the difference in that
21 amount from the \$150 per calendar year requirement.

E. No Rollover - The \$150 per calendar value of this benefit may not be rolled over
into any following calendar year.

13.8 <u>Bulletin Boards</u> - The County agrees to permit the Union shop stewards and business
representatives to post on designated County bulletin boards the announcement of meetings, election of
officers, and other Union material; provided, there is sufficient space beyond what is required by the
County for normal business operations.

13.9 <u>Shop Stewards</u> - Shop stewards may conduct representational responsibilities including International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 30

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attending grievance, Weingarten and Loudermill meetings during his/her regular scheduled shift, 1 without a loss of regular compensation, if excused from work by the employee's manager/designee. 2

3 13.10 Safety - The County, Union and employees agree to comply with all applicable safety laws and regulations. In the event an employee discovers or identifies an unsafe condition s/he will immediately notify the manager/designee. No employee will be disciplined for reporting an unsafe condition. No employee will be required to use unsafe equipment or work in an unsafe environment.

7 13.11 Bus Pass - The County agrees to maintain the current bus pass benefit for eligible 8 employees for the term of this Agreement.

9 13.12 Apprenticeship Utilization - By mutual agreement, the County and the Union agree to enter into Apprenticeship Participation Agreements to establish and maintain ongoing apprentice hiring 10 within the Union having established Apprenticeship Programs. Such apprentice hiring will conform to 11 12 the individual Apprenticeship Standards, and apprentices hired will be term limited temporary 13 employees.

14 13.13 Filling of Vacant Positions - Prior to the initiation of any open competitive process to fill a vacant bargaining unit position, the County will provide notice of the vacancy to all regular employees within the classification within the bargaining unit. Any regular member of the bargaining unit holding a position within the same classification as that of the vacant position will be given the opportunity to apply for the position. The appointment will be made to the applicant who the County determines has the knowledge, skills and ability to fill the position. Where the knowledge, skills and ability of the applicants are equal, the position will be awarded on the basis of classification seniority. This provision is not applicable to employees who hold a different employment status (i.e., part-time and full-time) than that of the vacant position in the classification.

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13.14 Loan-in / Loan-out - Roads Division

A. Employees loaned-out from one work group to another will be based on seniority except when there is a legitimate business reason for doing otherwise. Legitimate business reasons include, but are not limited to, the need to match particular skills or experience with the work or lack of work for the employee(s) in their regularly assigned work group.

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B. If there is no legitimate business reason for selecting certain employees to be

loaned-out, the supervisor will first determine if there are volunteers. If there are more volunteers 1 2 than needed, the loan-out will be offered first to the employee with the most bargaining unit seniority. 3 **C.** If there are no volunteers, employees will be selected in the following order: 4 1. Temporary employees 5 2. Term-limited temporary employees 6 3. Regular employees, in reverse seniority order 7 **D.** Employees loaned-out to another work group are eligible for scheduled weekend 8 overtime in that work group as long as their regularly scheduled work hours in that work group total 9 20 hours or more during that week. An employee, who is not scheduled for weekend overtime work 10 in the loan-out workgroup, remains eligible for scheduled weekend overtime in his/her regularly 11 assigned workgroup. If there is scheduled overtime in both the loan-out group and regularly assigned 12 workgroup, the loan-out group takes precedent. 13 E. Employees loaned-out to another work group are eligible for call-outs in that work 14 group. While loaned-out to another work group, the employee is no longer considered a member of 15 the work group to which they are regularly assigned for the purposes of call outs, except during an 16 "alert" schedule when the employee will be recalled to his/her regularly assigned work group. 17 F. Definition: Loan-out is defined as an employee being temporarily reassigned with 18 advanced notice for one (1) day or more to another work group and is required to report to that work 19 site at the beginning of the day instead of his/her regularly assigned work group location, and is under 20 the direction of that work group's supervisor. 21 G. Nothing herein limits the County's ability to assign vehicles or employees to other 22 work groups after the start of the normal work day; in such situations, the employee reports to and 23 leaves from their regularly assigned work group location. Such assignments of one (1) day or less 24 will be based on legitimate business needs. 25 13.15 Personnel Files - Employees shall be allowed to make written responses to any 26 materials which are in their personnel files, and such responses shall be maintained in their personnel 27 files. Employees shall have the right to examine and receive a photocopy of any part of their 28 personnel file upon request during normal business hours. All Letters of reprimand shall not be used

for purposes of progressive discipline after three years.

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13.16 AVL, Cameras, and Card Readers

A. The County agrees not to solely rely on AVL data, camera footage, or card reader data as the basis for discipline.

5 B. The County expressly agrees that any real time viewing of data is for operational
6 reasons and will not be used for surveillance of employees for the purpose of performance monitoring
7 or disciplinary action.

8 C. The County will not request copies of AVL data, camera footage, or card reader
9 data from IT for the purpose of disciplinary action unless it has a documented good-faith reason to do
10 so, based upon a reasonable suspicion an employee has committed an offense that could result in
11 discipline. The County agrees not to request or view AVL data, camera footage or card reader data,
12 without any other evidence, involving an employee who may have committed a violation of some
13 rule or policy which could result in disciplinary action (no fishing expeditions). The HR Manager or
14 Employee and Labor Relations Representative for the Division must approve any such request.

15 **D.** If the County is aware of and is intending to use AVL data, camera footage, or card reader data, as defined in (A) and (C) in an investigation, the employee and the Union shall have 16 17 the right to view the AVL data, camera footage, or card reader data, before an investigatory 18 interview. If the County refuses to show the employee and the Union the AVL data, camera footage, 19 or card reader data, upon request before conducting an investigatory interview, the data or camera footage shall not be used as evidence in any manner related to discipline. Furthermore, the AVL 20 21 data, camera footage, or card reader data, also shall not be used as evidence under just cause and may 22 not be introduced as evidence during any step of the grievance procedure, including arbitration.

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E. The County agrees to comply with requests from the Union for AVL data, camera footage, or card reader data, where discipline or the potential to issue discipline exists.

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ARTICLE 14: GRIEVANCE PROCEDURE

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14.1 <u>Purpose</u> - The County and the Union recognize the importance and desirability of settling grievances promptly and fairly in the interest of continued good employee relations and morale. In furtherance of this objective, the County and the Union will extend every effort to settle grievances at

the lowest possible level of supervision.

14.2 <u>No Discrimination</u> - Employees will be unimpeded and free from restraint, interference, coercion, discrimination or reprisal in seeking adjudication of their grievances.

14.3 <u>Grievance Definition</u> - A grievance will be defined as an issue relating to the
 interpretation and application of rights, benefits, or conditions of employment as contained in this
 Agreement.

14.4 <u>Exclusive Representative</u> - The Union will not be required to press employee grievances if in the Union's opinion, such lack merit. With respect to the processing, disposition and/or settlement of any grievance, including hearings and final decision of any Arbitrator, the Union will be the exclusive representative of the employee.

14.5 <u>Access to Grievance Procedure</u> - Employees, whether Union members or not, will have no independent unilateral privilege or right to invoke the grievance procedure; however, an employee's complaint may be presented to his/her supervisor. If the issue is not resolved, it may be referred to Step 1.

14.6 A. <u>Step 1</u> - A grievance will be presented in writing by the shop steward or the Union
representative within ten (10) work days of the occurrence or knowledge of such grievance to the
employee's immediate supervisor; except, grievances filed on discipline issues can be filed directly at
Step 2. The written grievance will describe the event or circumstances being grieved, the provision(s)
of this Agreement that have allegedly been violated and the remedy sought. The supervisor will
attempt to adjust the matter with the Union representative and notify the same within ten (10) work
days after receipt of the grievance. If the shop steward/Union representative does not pursue the
grievance to

23 Step 2 within ten (10) work days after receiving the supervisor's written decision, the grievance will be
24 presumed resolved.

B. <u>Step 2</u> - The grievance will be presented in writing to the manager/designee for
investigation, discussion and written reply. The manager/designee will meet with the employee and
Union to discuss the grievance within ten (10) work days of the receipt of the Step 2 grievance. The
manager/designee will issue a written decision to the employee and the Union within ten (10) work

days following the discussion. If the Union does not pursue the grievance to Step 3 within ten (10) work days after receiving the manager/designee written decision, the grievance will be presumed resolved.

C. <u>Step 3</u> - The grievance will be presented in writing to the Director of Labor Relations/designee for a Step 3 meeting. The Director of Labor Relations/designee shall meet within ten (10) work days after receipt of the appeal to Step 3 and attempt to resolve the grievance. The Director of Labor Relations/designee shall provide a written decision to the Union within ten (10) work days after the Step 3 meeting. In the event the dispute is not resolved by the Director of Labor Relations/designee the Union will have ten (10) days following receipt of the written decision in which to request mediation or arbitration

14.7 <u>Arbitration</u> - Should the Step 3 decision not resolve the grievance, either the County or the Union may make a written request of the other party for arbitration within thirty (30) calendar days following the written decision. The written request for arbitration must specify the exact question to be arbitrated, the provision(s) of the Agreement allegedly violated and the remedy sought.

14.7.1 <u>Selection Process</u> - The representatives for the parties will select a third disinterested party to serve as an arbitrator. In the event that the parties are unable to agree upon a third party to serve as an arbitrator within 30 calendar days, then the arbitrator will be selected from a panel of seven (7) names furnished by Federal Mediation and Conciliation Service (FMCS). The arbitrator will be selected from the list by both the County representative and the Union representative each alternately striking a name from the list until only one name remains. The remaining name will serve as the arbitrator. If either party does not participate in the striking of names within ten (10) working days of receiving the list, the other party shall have the right to select the arbitrator for the list of arbitrators provided. The arbitrator, under voluntary labor arbitration rules of the (FMCS), will be asked to render a decision promptly and the decision of the arbitrator will be final and binding upon all parties to the dispute.

14.7.2 <u>Arbitrator's Authority Limited</u> - The arbitrator will have no power to add to, subtract
 from, disregard, modify or otherwise alter any terms of this Agreement, or to negotiate new
 agreements, but will have the power only to apply and interpret the provisions of this Agreement in

reaching a decision.

14.7.3 <u>Arbitration Expenses</u> - The arbitrator's fee and expenses will be paid equally by the
County and the Union. The court reporter's fee and expenses, if mutually agreed upon in advance, will
be paid equally by the County and the Union. Each party will pay the full costs and fees of its
representatives and any witnesses appearing on its own behalf, regardless of the outcome of the
arbitration.

14.8 <u>Timelines</u> - Work days are defined as regular County business days, Monday through
Friday, excluding holidays recognized under this Agreement. Timelines under this Article may be
extended by mutual agreement of the parties responsible for addressing the grievance at each step.
Unless mutually agreed between the parties responsible for addressing the grievance at each step no
grievance step may be by-passed.

12 14.9 <u>Mediation</u> - Either party can request mediation of the other party prior to arbitration. If
13 both parties agree to mediation an impartial and mutually agreed upon mediation service will be used
14 to mediate the grievance. In the event that the grievance is not resolved in mediation either party may
15 proceed to arbitration.

16 14.10 The provisions of this Article will not apply to probationary, temporary, provisional
17 and term-limited temporary employees who are employed at will if they are disciplined or
18 discharged.

19 14.10.1 An employee who does not successfully complete the probationary period following
20 transfer or promotion may be restored to his/her former position at the discretion of the employee's
21 appointing authority.

14.11 <u>Resolutions are Final and Binding</u> - The disposition and/or settlement of any grievance
or other matter in dispute as determined by and between the Union and the County will be final and
binding upon all parties to the dispute.

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ARTICLE 15: WORK STOPPAGES AND EMPLOYER PROTECTION

15.1 Work Stoppages - The County, the Council, and the Unions agree that the public interest
 requires efficient and uninterrupted performance of all County services and to this end pledge their best
 efforts to avoid or eliminate any conduct contrary to this objective. Specifically, the Unions will not
 International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018

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1 cause or condone any work stoppage, including any strike, slowdown, or refusal to perform any
2 customarily assigned duties, sick leave absence which is not bona fide or other interference with
3 County functions by employees under this Agreement and should same occur, the involved Union will
4 take appropriate steps to end such interference. Any concerted action by any employee in any
5 bargaining unit will be deemed a work stoppage if any of the afore-referenced activities have occurred
6 contrary to the provisions of this Agreement. Being absent without authorized leave will be considered
7 as an automatic resignation. Such a resignation may be rescinded by the department head if the
8 employee presents satisfactory reasons for their absence within three (3) calendar days of the date his
9 automatic resignation became effective.

15.2 <u>Employer Protection</u> - Upon notification in writing by the County to the Union that any of its members are engaged in a work stoppage, the Union will immediately, in writing, order such members to immediately cease engaging such work stoppage and provide the County with a copy of such order. In addition, if requested by the County, a responsible official of the Union will publicly order such Union members to cease engaging in such work stoppage.

15.3 <u>Discipline</u> - Any employee participating in such work stoppage or in other ways committing an act prohibited in this Article will be subject to disciplinary action in accordance with the County's work rules up to and including discharge, suspension, or other disciplinary action as may be deemed applicable to such employee.

ARTICLE 16: WAIVER CLAUSE

16.1 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 within this Agreement. Therefore, the County and the Union for the duration of this Agreement, each agree 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.

ARTICLE 17: SAVINGS CLAUSE

17.1 Should any part hereof or any provisions herein contained be rendered or declared invalid
by reason of any existing or subsequently enacted legislation or by any decree of a court of competent

International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 37

2	remaining portions hereof; provided however, upon such invalidation the parties will meet and
3	negotiate such parts or provisions affected. The remaining parts or provisions will remain in full force
4	and effect.
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1	ARTICLE 18: DURATION
2	18.1 Duration - This Agreement will become effective upon full and final ratification and
3	approval by formal requisite means by the King County Council and will continue in full force and
4	effect through December 31, 2018.
5	18.2 <u>Reopener Clause</u> - Contract negotiations for the succeeding contract may be initiated by
6	either party by providing to the other written notice of its intention to do so at least sixty (60) days prior
7	to December 31, 2018.
8	
9	APPROVED this 20 day of SEPTEMBER, 2017.
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13	By: Johnonste
14	King County Executive
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	International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 39

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MEMORANDUM OF AGREEMENT BETWEEN KING COUNTY AND

INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 302

Subject: Union Pension Trust

The parties, having bargained in good faith regarding participation in the Union's pension trust on behalf of employees represented by the Union, do hereby agree as follows:

1. The County agrees to contribute one dollar (\$1.00) for every hour for which compensation is paid (exclusive of amounts paid while the employee is on worker's compensation time loss) to Locals 302 & 612 International Union of Operating Engineers - Employers Construction Industry Retirement Plan ("Retirement Plan") on behalf of employees within the job classifications represented by Operating Engineers, Local 302. The parties agree and understand that this contribution shall not be reported as part of the employees' wages to the State Department of Retirement Systems or the Internal Revenue Service, nor shall this contribution be part of the employees' wages for computation of overtime or any salary-based premium pays.

18 2. Employees receiving pension contributions set forth in this Memorandum of
19 Agreement have elected to reduce their wage rates by the amount of one dollar (\$1.00) for every
20 compensable hour.

3. Final leave balance pay-out checks to employees who have left County employment will not include the \$1.00/hour wage deduction, and no payment shall be made from the County to the Union pension plan from these final leave balance pay-out checks

4. The parties acknowledge that wages and pension contributions are total
compensation for employees. The parties agree to use a total compensation approach in future
negotiations, wage studies, or comparative analysis covering employees who are receiving these
pension contributions.

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International Union of Operating Engineers, Local 302 - Equipment Operators - Departments: Natural Resources and Parks, Transportation January 1, 2015 through December 31, 2018 351C0117 Page 40 Union Code: Y1

cba Code: 351

Addendum A International Union of Operating Engineers Local 302 Wage Addendum 2015

Job Class Code	PeopleSoft Job Code	Classification Title	Range	Step 1	Step 2	Step 3	Step 4	Step 5
9324100	934201	Equipment Operator	47	26.5246	27.8131	29.1641	30.5807	32.0662
8501100	852101	Landfill Gas Operator I	51	29.1640	30.5806	32.0660	33.6237	35.2570
8501200	852201	Landfill Gas Operator II	59	35.2572	36.9699	38.7658	40.6489	42.6235
8503100	853501	Pump Plant Operator	45	25.2959	26.5247	27.8132	29.1642	30.5808
9411100	941002	Solid Waste Preventive Maintenance Specialist	46	25.9030	27.1613	28.4807	29.8641	31.3147
9203100	924101	Vegetation Specialist	47	26.5246	27.8131	29.1641	30.5807	32.0662
7540200	756201	Wastewater Treatment Operator	51	29.1640	30.5806	32.0660	33.6237	35.2570
7540400	756401	Wastewater Treatment Senior Operator in Charge	59	35.2572	36.9699	38.7658	40.6489	42.6235

+ An employee working a 7-10 workweek schedule will receive a shift premium of 14.3%

Page 1

Union Code: Y1

cba Code: 351

Addendum A International Union of Operating Engineers Local 302 Wage Addendum 2016

934201 Equipment Operator 934201 Equipment Operator 852101 Landfill Gas Operator I 852201 Landfill Gas Operator II 853501 Pump Plant Operator 941002 Solid Waste Preventive Maintenance Specialist 924101 Vegetation Specialist 756201 Wastewater Treatment Operator	Range	Step 1	Step 2	Step 3	Step 4	Step 5
852101 Landfill Gas Operator I 852201 Landfill Gas Operator II 853501 Pump Plant Operator 853501 Pump Plant Operator 941002 Solid Waste Preventive Maintenance Specialist 924101 Vegetation Specialist 756201 Wastewater Treatment Operator	47	27.1219	28.4393	29.8207	31.2693	32.7883
852201 Landfill Gas Operator II 853501 Pump Plant Operator 941002 Solid Waste Preventive Maintenance Specialist 924101 Vegetation Specialist 756201 Wastewater Treatment Operator	51	29.8208	31.2694	32.7884	34.3811	36.0511
853501 Pump Plant Operator 853501 Pump Plant Operator 941002 Solid Waste Preventive Maintenance Specialist 924101 Vegetation Specialist 756201 Wastewater Treatment Operator	59	36.0512	37.8024	39.6387	41.5642	43.5832
941002 Solid Waste Preventive Maintenance Specialist 924101 Vegetation Specialist 756201 Wastewater Treatment Operator	45	25.8653	27.1218	28.4392	29.8206	31.2692
924101 Vegetation Specialist 756201 Wastewater Treatment Operator		26.4862	27.7728	29.1218	30.5364	32.0198
756201 Wastewater Treatment Operator	47	27.1219	28.4393	29.8207	31.2693	32.7883
Trotot Ministration Transmost Conjor Anorator in Charge	51	29.8208	31.2694	32.7884	34.3811	36.0511
	or in Charge 59	36.0512	37.8024	39.6387	41.5642	43.5832

+ An employee working a 7-10 workweek schedule will receive a shift premium of 14.3%

Page 2

Union Code: Y1

Addendum A International Union of Operating Engineers Local 302 Wage Addendum 2017

cba Code: 351

Job Class Code	PeopleSoft Job Code	Classification Title	Range	Step 1	Step 2	Step 3	Step 4	Step 5
9324050	934101	Equipment Operator In-Training	47	27.7327	29.0799	30.4925	31.9737	33.5269
9324100	934201	Equipment Operator*	50	29.7777	31.2242	32.7410	34.3314	35.9991
9324200	934300	Equipment Operator-Lead**	54	32.7410	34.3314	35.9991	37.7478	39.5814
8501100	852101	Landfill Gas Operator I	51	30.4924	31.9736	33.5268	35.1554	36.8631
8501200	852201	Landfill Gas Operator II	59	36.8630	38.6536	40.5313	42.5002	44.5647
8503100	853501	Pump Plant Operator	45	26.4480	27.7328	29.0800	30.4926	31.9738
9411100	941002	Solid Waste Preventive Maintenance Specialist	46	27.0828	28.3984	29.7779	31.2244	32.7412
9203100	924101	Vegetation Specialist	47	27.7327	29.0799	30.4925	31.9737	33.5269
7540200	756201	Wastewater Treatment Operator	51	30.4924	31.9736	33.5268	35.1554	36.8631
7540400	756401	Wastewater Treatment Senior Operator in Charge	59	36.8630	38.6536	40.5313	42.5002	44.5647

*Equipment Operator Range Prospective from Adoption of CBA **Designated 4-10 Assignment in Solid Waste Division

Page 3

Union Code: Y1

Addendum A International Union of Operating Engineers Local 302 Wage Addendum 2018

cba Code: 351

doL	PeopleSoft							
Class Code	Job Code	Classification Title	Range	Step 1	Step 2	Step 3	Step 4	Step 5
9324050	934101	Equipment Operator In-Training	47	28.2180	29.5888	31.0261	32.5332	34.1136
9324100	934201	Equipment Operator*	50	30.2988	31.7706	33.3140	34.9322	36.6291
9324200	934300	Equipment Operator-Lead**	54	33.3140	34.9322	36.6291	38.4084	40.2741
8501100	852101	Landfill Gas Operator I	51	31.0260	32.5331	34.1135	35.7706	37.5082
8501200	852201	Landfill Gas Operator II	59	37.5081	39.3300	41.2406	43.2440	45.3446
8503100	_	Pump Plant Operator	45	26.9108	28.2181	29.5889	31.0262	32.5333
9411100		Solid Waste Preventive Maintenance Specialist	46	27.5567	28.8954	30.2990	31.7708	33.3142
9203100		Vegetation Specialist	47	28.2180	29.5888	31.0261	32.5332	34.1136
7540200		Wastewater Treatment Operator	51	31.0260	32.5331	34.1135	35.7706	37.5082
7540400		Wastewater Treatment Senior Operator in Charge	20	37.5081	39.3300	41.2406	43.2440	45.3446

*Equipment Operator Range Prospective from Adoption of CBA **Designated 4-10 Assignment in Solid Waste Division

MEMORANDUM OF AGREEMENT Regarding Insured Benefits January 1, 2017 through December 31, 2018 For Represented Benefits-Eligible Employees By and Between King County

And

International Union of Operating Engineers, Local 302 (Equipment Operators -Departments: Natural Resources and Parks, Transportation)

WHEREAS, certain designated representatives of King County ("County") and the Unions signatory to this Memorandum of Agreement ("Agreement") have agreed to participate in negotiations as members of the Joint Labor Management Insurance Committee ("JLMIC") for the purposes of negotiating the plan provisions and funding of the County's fully insured and self-insured medical, dental, vision, disability, accidental death and dismemberment, and life insurance programs ("insured benefits"); and

WHEREAS, the County and the Unions signatory hereto have agreed to a format for funding and negotiating plan provisions to meet the anticipated cost increases associated with providing insured benefits to represented, benefits-eligible employees; and

WHEREAS, it is the policy objective of the County that a sustainable compensation package be achieved by reducing the year-over-year growth rate of the county's overall employee compensation budget to align with the county's population-adjusted inflation rate; and

WHEREAS, the total compensation budget includes, but is not limited to, adopted expenditures for all wages, leaves, retirement contributions, and insured benefits for active employees; and

WHEREAS, the County provides total compensation in a manner that is sustainable and enables it to recruit and retain quality employees; and

WHEREAS, the County and the Unions agree that for the term of this Agreement, insured benefits will include a wellness program, a Health Maintenance Organization Plan ("HMO"), and a Preferred Provider Organization Plan ("PPO"); and

WHEREAS, the JLMIC agrees to explore options that incent benefits-eligible employees to choose health care that is more effective and produces better health outcomes;

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation)

Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 000U0116 HealthBenefits 2017-2018

Page 1 351C0117 Addendum B_000U0116_HealthBenefits_2017-2018

NOW THEREFORE, having bargained in good faith, the JLMIC hereby agrees to the following:

- 1. Scope of Agreement. This Agreement shall apply to all county employees represented by the Unions signatory hereto ("the Parties"), with the exception of employees represented by the Amalgamated Transit Union, Local 587, and the King County Police Officers' Guild. In addition, this Agreement shall apply to any non-represented County employees identified by Council to be treated in the same way as the represented employees covered by this Agreement. All employees to which this Agreement applies shall be referred to as "JLMIC-Eligible Employees."
- 2. Continuation of JLMIC Protected Fund Reserve. The balance of the 2016 JLMIC Protected Fund Reserve ("PFR") shall be carried over to this Agreement and the PFR shall continue to be maintained solely for the purpose of funding, providing and maintaining insured benefits, and providing a reserve fund to self-insure against unanticipated increases to the cost of those insured benefits for JLMIC-Eligible Employees. It is expressly agreed that no funds from the PFR shall at any time be used for any other purpose. It is further agreed that the County and organizations handling PFR funds have a responsibility to ensure that PFR funds are being used solely on behalf of JLMIC-Eligible Employees.

3. County Funding Rate.

- A. 2017. Commencing on January 1, 2017, the County shall maintain the same funding rate contributed in 2016 (i.e., \$1,465 per month) on behalf of each JLMIC-Eligible Employee.
- **B. 2018.** Commencing on January 1, 2018, the County shall contribute four percent (4%) more than was contributed in the prior year (i.e., \$1,524 per month) on behalf of each JLMIC-Eligible Employee.
- 4. Insufficient County Funding. To the extent that the County's funding rate identified in Paragraph 3, and other yearly non-funding rate revenue (e.g., interest earnings, participant benefit access fees, and other plan participant contributions such as COBRA payments), attributed proportionally to JLMIC-Eligible Employees, are at any time inadequate to fully fund the cost of providing insured benefits for JLMIC-Eligible Employees, the parties agree that the PFR will be used to fund the difference until such time as the PFR is exhausted.
- 5. Excess County Funding. To the extent that the County's funding identified in Paragraph 3, and other yearly non-funding rate revenue, attributed proportionally to JLMIC-Eligible Employees, provide greater funding than is necessary to fully fund the cost of insured benefits for JLMIC-Eligible Employees, the Parties agree that the excess shall be added to the PFR.

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation)

Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 000U0116_HealthBenefits_2017-2018

Page 2 351C0117_Addendum B_000U0116_HealthBenefits_2017-2018

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- 6. Health and Welfare Plan Provisions. Insured benefits provisions for JLMIC-Eligible Employees during the term of this Agreement shall be as described in Attachments A and B, including but not limited to maintaining the 2016 JLMIC-Eligible Employees' out-ofpocket costs for the PPO Plan and HMO Plan, unless otherwise modified by the Parties or modified pursuant to the terms of this Agreement. The parties hereby agree to make the following modifications:
 - **a.** Effective January 1, 2018, the definition of domestic partner shall be conformed to match State law;
 - **b.** Effective January 1, 2017, the JLMIC will no longer subsidize the cost of medical benefits for those eligible for early retirement; provided that, if the Affordable Care Act is repealed or substantially modified, the parties agree to reopen negotiations to address this Section 6(b).
- 7. Modification to Plan Provisions and Administration of Protected Fund Reserve. The JLMIC is hereby empowered to negotiate and implement modifications to insured benefits for JLMIC-Eligible Employees during the term of this Agreement. The JLMIC will negotiate any changes to plan provisions and/or supplemental premium funding methodology to be effective on January 1 of the following calendar year.
- 8. Supplemental Medical Plans and Healthy Incentives. During the term of this Agreement, the JLMIC will add supplemental plan options beyond the PPO Plan and the HMO Plan for the 2018 benefit year. In addition, the JLMIC agrees to negotiate changes to the Healthy Incentives program to be effective for the 2018 benefit year; provided that, in the absence of agreement to the contrary, the County will absorb any additional cost above the status quo 2016 cost associated with those changes for the life of this Agreement.
- 9. Scope and Purpose of the Annual Reconciliation Meeting. The JLMIC will convene a "true-up meeting" no later than April 15 of each calendar year to review the insured benefits expenditures for the prior year, projected expenditures for the current and future year(s), plan provisions, and any other information or factors that the JLMIC deems relevant.
- 10. Dispute Resolution. If at any time during the term of this Agreement, the PFR is projected to fall below fifteen million dollars (\$15,000,000), the JLMIC must consider plan changes and may consider other funding options to be implemented by the following January 1. If the JLMIC is unable to reach agreement on such modifications by June 1 of any calendar year, the matter will be submitted to a panel of three (3) subject matter experts ("Panel") for final and binding resolution, whose decision must be issued no later than August 15 of the same calendar year. The Panel shall be comprised of one expert selected by the County, one expert selected by the Unions signatory hereto, and one expert selected jointly by the two selected partisan experts. The Panties agree to cooperate to present relevant information to the Panel in sufficient time for the Panel to issue a decision by August 15. The Panel shall be empowered to make plan design

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation) Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 000U0116_HealthBenefits_2017-2018 Page 3 351C0117_Addendum B_000U0116_HealthBenefits_2017-2018

changes and/or add employee premium share and/or County contribution increases. The costs of the Panel shall be shared equally by the Parties.

- 11. Subsequent Agreement. The Parties agree to commence negotiations for a successor insured benefits agreement (to be effective starting January 1, 2019) no later than January of 2018.
- 12. Agreement To All Provisions. This Agreement supersedes any statutory or contractual provision in any existing contract that in any way conflicts with this Agreement.
- **13.** Voluntary Employees Beneficiary Association (VEBA). The County will continue to offer VEBA benefits to JLMIC-Eligible Employees consistent with the program parameters outlined in the attached Memorandum of Agreement (Attachment C).
- 14. Total Agreement. This Agreement constitutes the entire agreement between the Parties with respect to the matters covered herein, and no other agreement, statement or promise made by any party that is not included herein shall be binding or valid. This Agreement may be modified or amended only by a written agreement.
- **15. Term.** This Agreement shall be in effect, upon approval of the King County Council, from January 1, 2017, through December 31, 2018.

day of SEPTE 20 APPROVED this By: King County Executive

International Union of Operating Engineers Union

Logal 302

Al Cummins Business Representative

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation) Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 000U0116_HealthBenefits_2017-2018 Page 4 351C0117_Addendum B_000U0116_HealthBenefits_2017-2018

<u>Attachment A</u>

Summary	KingCare sM Gold	KingCare sM Silver	KingCare sM Bronze
Annual Deductible	\$300/person \$900/family	\$600/person \$1,800/family	\$800/person \$2,400/family
Coinsurance (Medical)	85% network 65% out-of-network	75% network 55% out-of-network	75% network 55% out-of-network
Emergency Room Copay	\$200	\$200	\$200
Annual Out-of-Pocket Maximum Medical (Includes deductibles and coinsurance)	Network: \$1,100/person \$2,500/family Out-of-network: \$1,900/person \$4,100/family	Network: \$1,600/person \$3,800/family Out-of-network: \$2,400/person \$5,400/family	Network: \$2,000/person \$4,800/family Out-of-network: \$2,800/person \$6,400/family
Retail Prescription Drug	\$7 generic drugs \$30 preferred brand \$60 non-preferred brand	\$7 generic drugs \$30 preferred brand \$60 non-preferred brand	\$7 generic drugs \$30 preferred brand \$60 non-preferred brand
Annual Out-of-Pocket Maximum (Rx)	\$1,500/person \$3,000/family	\$1,500/person \$3,000/family	\$1,500/person \$3,000/family
Lifetime Maximum	No limit	No limit	No limit
BAF	\$100 per month	\$100 per month	\$100 per month

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation) Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 351C0117_Addendum B_000U0116_HealthBenefits_2017-2018_Attachment A-KingCare

Attachment B

Summary	Group Health Gold	Group Health Silver	Group Health Bronze
Annual Deductible	\$0	ŞO	\$0
Office visit Copay	\$20	\$35	\$50
Network Emergency Room Copay	\$100	\$100	\$100
Inpatient Hospital Copay	\$200 then 100%	\$400 then 100%	\$600 then 100%
Annual Out-of-Pocket Maximum	\$1,000/person \$2,000/family Rx copay does not count towards annual out-of- pocket max	\$2,000/person \$4,000/family Rx copay does not count towards annual out-of- pocket max	\$3,000/person \$6,000/family Rx copay does not count towards annual out-of- pocket max
Retail Prescription Drug	\$10 generic drugs \$20 preferred brand \$30 non-preferred brand	\$10 generic drugs \$20 preferred brand \$30 non-preferred brand	\$10 generic drugs \$20 preferred brand \$30 non-preferred brand
Lifetime maximum	No limit	No limit	No limit

International Union of Operating Engineers, Local 302 (Equipment Operators - Departments: Natural Resources and Parks, Transportation) Joint Labor Management Insurance Committee Health Benefits Memorandum of Agreement 2017 through 2018 351C0117_Addendum B_000U0116_HealthBenefits_2017-2018_Attachment B-Group Health

ADDENDUM B ATTACHMENT C MEMORANDUM OF AGREEMENT

By and Between

King County and the Joint Labor Management Insurance Committee

Regarding

HRA VEBA

Elections and Health Benefits for 2015 and 2016

For Represented Benefits-Eligible Employees

Whereas, the parties have negotiated employees' participation in the Health Reimbursement Arrangement (HRA) Voluntary Employees Beneficiary Association (VEBA) Medical Reimbursement Plan for Public Employees in the Northwest since 2007; and

Whereas, the parties seek to clarify, update and make consistent the HRA VEBA options and elections process available to King County employees; and

Whereas, the parties have negotiated in good faith; now

Therefore, the parties hereby agree to the following HRA VEBA-related provisions:

1. The County adopted the HRA VEBA Plan in 2007. The HRA VEBA Plan is a taxexempt trust authorized by Internal Revenue Code Section 501(c)(9). Under the IRS code requirements, if a VEBA bargaining unit opts to participate in the HRA VEBA Plan, all eligible employees in positions covered by the bargaining unit must participate. The specific VEBA funding options put in place via the agreed upon King County VEBA elections process will remain in effect for that bargaining unit, unless specific action is taken through this same process to amend or terminate it. Prior to having access to HRA VEBA contributions, the employee must complete and submit an HRA VEBA enrollment packet to Benefits, Payroll and Retirement Operations (BPROS).

ADDENDUM B ATTACHMENT C

The following options are currently available to participating bargaining units:

a. Sick Leave Cash Out at Retirement VEBA Option: If a retiring employee is in a VEBA bargaining unit that has opted to participate in the HRA VEBA Plan and has elected this option, the County will transfer funds equal to that participating employee's cash out of eligible, compensable sick leave tax-free to a VEBA trust account on that employee's behalf at his/her retirement. These funds will be transferred to the HRA VEBA account in lieu of the regular cash out to the employee, not in addition to the regular cash out. The funds will be available to the member to pay for eligible health care-related expenses after retirement. De minimis amounts under \$200 will not be subject to the HRA VEBA provisions and will be paid out directly to the employee and subject to appropriate supplemental taxes.

b. Vacation Cash Out at Retirement Option: If a retiring employee is in a bargaining unit that has opted to participate in HRA VEBA and has elected this option, the County will transfer funds equal to fifty (50) percent of that participating employee's cash out of eligible vacation leave tax-free to an HRA VEBA trust account on that employee's behalf at his/her retirement. These funds will be transferred to the HRA VEBA account in lieu of the regular cash out to the employee, not in addition to the regular cash out. The funds in the HRA VEBA Plan will be available to the member to pay for eligible health care-related expenses after retirement. De minimis amounts under \$200 will not be subject to the HRA VEBA provisions and will be paid out directly to the employee and subject to appropriate supplemental taxes.

The following conditions (as well as any additional conditions required by law) apply to this Option:

• All benefit-eligible union members must complete HRA VEBA enrollment forms to establish HRA VEBA accounts.

- To access HRA VEBA contributions while an active employee, a union member must be covered by a qualified group health plan.
- If a union member opts out of King County's medical plan and is not covered under another qualified group health plan, he/she must continue to contribute \$50 a month but will be unable to access the funds until separation of employment.
- If a union member subsequently opts back into a King County medical plan (and was not covered under a qualified group health plan) then:
 - HRA VEBA funds contributed during the opt-out period may only be accessed upon separation.
 - HRA VEBA funds contributed after the opt-in period may be accessed immediately for qualified expenses.

The parties understand that the VEBA options and elections process must comply with applicable law, and options available or conditions placed on specific options may change from time to time as necessary to comply with legal and systems requirements. Should the County need to change options or process due to legal requirements or systems changes, it will so notify unions and discuss such changes in the Joint Labor Management Insurance Committee (JLMIC).

A *Qualified Group Health Plan* is defined as a health plan that meets the minimum value requirements of the Affordable Care Act (ACA) law. For example, these may include plans sponsored by an employer or group of employers, coverage through a former employer and TRICARE but do not usually include Medicare, Medicaid, Veterans Administration (VA) coverage or individual plans purchased through the Health Insurance Marketplace (exchange).

Unions opting to conduct a VEBA election must report election results for each bargaining unit to King County BPROS using the King County standardized form found on the BPROS Website. If there are discrepancies in the parties' understandings of the makeup of the individual bargaining units, the parties will meet to discuss and resolve the issue.

ADDENDUM B ATTACHMENT C

Unions may conduct VEBA elections once per year, if they so choose. Election results must be received by King County BPROS by the last Friday in June each year, for implementation the following year. Bargaining Units that are participating in the HRA VEBA Plan and wish to terminate, or who wish to change their options, may do so via the above referenced election process and agreed upon reporting process. Union representatives must notify the King County BPROS no later than the last Friday in June of 2014 and 2015, using the County's standardized VEBA elections report form, of the VEBA Program Option election results for each County identified bargaining unit.

Bargaining units that are not currently participating in the HRA VEBA Plan may elect to participate in the HRA VEBA Plan effective January 1, 2015, by following the VEBA election and reporting process outlined in this Memorandum of Agreement.

2. Irrevocability. Contributions to HRA VEBA are irrevocable and will be available to provide payment for health care-related expenses incurred by the participating employee, his/her spouse, and eligible dependents until exhausted, as provided for by the terms of the HRA VEBA Plan and regardless of any subsequent changes to future contributions elected by the bargaining unit.

3. The parties agree that a standardized VEBA elections process is in their best interests and that they consequently may meet from time to time in JLMIC to discuss changes that may contribute to the efficiency of this process.

4. Total Agreement. This Agreement is the complete and final agreement on the subject of VEBA elections (in addition to any applicable collective bargaining agreement provisions) between the parties, and may be modified or amended only by a written amendment executed by all parties hereto.

ADDENDUM B ATTACHMENT C

5. Severability. The provisions of this Agreement are intended to be severable. If any term or provision of this Agreement is deemed illegal or invalid for any reason, such illegality or invalidity shall not affect the validity of the remainder of this Agreement.

6. Term. This Agreement shall be effective January 1, 2014, through December 31, 2016, consistent with the duration of the JLMIC Benefits Agreement, and any successor to this Memorandum of Agreement is intended to track with future JLMIC Benefits Agreements.

Memorandum of Agreement

By and Between

King County

and

International Union of Operating Engineers, Local 302 [351]

Subject: Training and Succession Planning Program for Employees in the Roads Division, Solid Waste Division and Parks Division

Background:

1. International Union of Operating Engineers, Local 302 (Union) and King County (County) are parties to a Collective Bargaining Agreement from January 1, 2015 through December 31, 2018.

2. The Union and the County have met to discuss the need for training opportunities and need for the Roads Division and the Solid Waste Division to have a succession plan to prepare for retirements that may occur over the next five years.

3. In an effort to create a harmonious working environment doing vital work for the County, the parties have made agreements that will provide for the training of new Equipment Operators-in-Training to operate equipment. This agreement will create an opportunity for new Equipment Operators-in-Training to work in positions above for training and experience in order to compete for permanent vacancies, to fill in for absent equipment operators when necessary and only if the new Equipment Operator-in-Training is appropriately trained. Unsupervised backfill by EOs-in-Training shall be paid at the EO-in-Training, Step 8, rate of pay.

Agreements:

1. The parties agree that Equipment Operators-in-Training may work on an intermittent temporary basis, shadowed by Equipment Operators, unless certified according to the policy established by the training committee in number 5 below. When an Equipment Operator-in-Training is set up temporarily as defined in this agreement, the employee shall be compensated at the Equipment Operator-in-Training rate of pay that is at least five percent above his/her base rate of pay while being shadowed, and at EO-in-Training, Step 8 when operating solo. All non-training related Equipment Operator work will be performed in the following order (except during an emergency event covered by other written agreements): 1) Available FTE Regular Equipment Operators on regular or overtime, 2) Available Term Limited Temporary or Short Term Temporary Equipment Operators, 3) Available Local 302 Equipment Operators off the approved Union/County list, and 4) Equipment Operators-in-Training who are appropriately qualified and who shall be paid at EO-in-Training, Step 8.

International Union of Operating Engineers Local 302 - Department of Natural Resources & Parks, Department of Transportation 351U0117 Page 1 2. Equipment Operators with temporary medical restrictions that preclude them from working as an operator may be provided transitional duty (i.e., light duty) assignments in other classifications, including Utility Worker, in accordance with King County Policy, PER 22-6 (AEP) <u>Transitional Duty for Employees with Temporary Medical Restrictions</u>. Dues while on light duty shall continue as normal to the base bargaining unit.

3. The County will distribute training and backfill opportunities to qualified Equipment Operators-in-Training, limited to two Equipment Operators-in-Training at any one time, unless expanded by mutual agreement. Training Opportunities shall be in full shift increments. Each individual Equipment Operator-in-Training will be limited to two years (24 months) in such intermittent, temporary assignment, unless extended by mutual agreement. Specific skills and experience levels will be assessed by management and incumbent Equipment Operators, and mutually agreed upon for each training or backfill opportunity to match Equipment Operators-in-Training with the opportunities.

4. To facilitate the training of full time regular Equipment Operators, and Equipment Operators in Training, the County will be able to utilize the Local 302 Training facility on a fee for service basis as training opportunities arise that meet the needs of each division in which Local 302 members work at the County, with approval of the Training Trust.

5. The County will endeavor to post vacant FTE Equipment Operator positions within sixty (60) days of the position becoming vacant, in Divisions where Equipment Operators-in-Training are being used. If the position will not be posted within 60 days of it becoming vacant, the County will offer to meet with the Union to discuss the reasons for the delay. After two years as an Equipment Operator-in-Training, they shall no longer be eligible to work up as an Equipment Operator-in-Training, without express written agreement between the County and the Union. Layoff and recall rights of Local 302 full time members will be honored prior to hiring from the outside or outside the bargaining unit for vacant equipment operator positions, pursuant to the CBA. No set up EOs-in-Training shall perform any work or receive training in the EO-in-Training capacity while Local 302 members are on the recall list, with the exception of an elected business representative.

A. The County also agrees to work with the Union by forming a Joint Labor-Management Committee no later than 60 days after signing this agreement, to develop the EOin-Training training program, and will work collaboratively with the Union to ensure that those employees performing out of class work will be able to acquire experience and skills necessary to be qualified to test for vacant Equipment Operator positions, which is in the interest of all parties. The committee will be comprised of labor and management representatives, not to exceed five (5) per party. Committee action will be by consensus, and no specific quorum is required to do business. Either party may invite subject matter experts when necessary, with notice to the other party.

1. The Committee will establish the guidelines for the training program, with specific items to be agreed upon by consensus as follow:

- a. Selection of participants in the program (with a valid CDL)
- **b.** Identification of Equipment Operators to act as trainers
- c. Hours of required training to safely operate equipment and under what

International Union of Operating Engineers Local 302 - Department of Natural Resources & Parks, Department of Transportation 351U0117 Page 2 circumstances

- **d.** Skills testing required to pass before operating equipment (candidates and solo)
- e. Reasons for removal from the program

6. Union representation during intermittent assignments for the training and succession planning program will be provided by Local 302. Contributions for Union Pension and Dues will be made to Local 302 for all Equipment Operator-in-Training hours worked.

7. This agreement shall become effective upon the latest signature, and shall not be precedential for any future purpose.

8. This agreement may be cancelled by either party with 120 days written notice and an opportunity to bargain, or by mutual agreement.

9. While this agreement remains in effect, any Equipment Operator assigned to provide training to an Equipment Operator-in-Training will receive five (5%) training pay per hour spent actually training.

10. Nothing in this agreement shall limit the County's rights to hire temporary, full-time employees into the classifications represented by the Union.

For International Union of Operating Engineers,

Logal 302:

Business Representative

For King County: David E. Topaz

Labor Relations Negotiator Office of Labor Relations King County Executive Office

8-4-2017 Date

19010 (848-903

<u>8-16-17</u> Date

Memorandum of Agreement By and Between King County and

International Union of Operating Engineers, Local 302 - Equipment Operators Departments: Natural Resources and Parks, Transportation

Subject: Use of members of the International Union of Operating Engineers, Local 302, to meet Critical Mission needs

This Memorandum of Agreement (MOA) is entered into by and between the International Union of Operating Engineers, Local 302 (Union) and King County (County).

Background

In preparation for emergencies, specifically snow and/or ice conditions occurring during Winter months, and during times where other Critical Mission needs must be met, the King County Department of Transportation Road Services, Division is working to have at its disposal appropriately trained employees to operate road equipment (e.g., front-end loaders, graders) to assist in addressing those conditions. The intent is not to replace current members of the Union's King County bargaining unit, but rather to supplement those members so that the County can respond to such events in an expeditious manner.

Agreement

The parties have met and fully discussed the matter described above, and hereby agree as follows:

1. The Union and the Road Services Division have agreed to develop a procedure whereby the County can hire additional Local 302 members from the Union Hall, after first exhausting all Local 302 overtime lists pursuant to Article 6, Section 6.2 of the CBA.

a. Any members hired will have been vetted through both the Union's and the County's normal hiring processes, which include having completed a County employment application, having passed a drug test and having provided confirmation of possession of a Washington Commercial Driver License (CDL). The Union may use the pick of the list to determine appropriate placements into County temporary positions.

b. A list of vetted members can then be utilized by the Road Services Division when additional operators are needed. This will not prevent or eliminate the County's obligation to promptly post for full time vacant Equipment Operator positions, which shall generally be within 60 days of the vacancy.

c. Members utilized from the Union Hall will be governed by the Union's existing collective bargaining agreement with King County, except for the purposes of determining wages. Wages will be determined by the wage scale set forth in the International Union of Operating Engineers Local 302, collective bargaining agreement with the Associated General Contractors of Washington.

d. Members will be paid at the GROUP I rate as specified in the full Associated General Contractors of Washington contract wages portion of Appendix 1, Schedule "A" under wages.

e. In accordance with Appendix 1, Schedule "A", Deduction From Wages, of the Associated General Contractors of Washington contract, deductions will be made for dues check-off 2% of Gross Wages and Union Programs at \$.30 per Compensable hour and Political Programs (Voluntary) \$.05 per compensable hour.

f. Also in accordance with Appendix 1, Schedule "A", Fringe Benefits, King County agrees to pay Health & Security, Pension and Training on behalf of all Local 302 operators employed under this agreement.

g. These deductions will be made payable to:
IUOE Local 302 Trust Fund
c/o Welfare & Pension Administration Services, Inc. (WPAS, Inc.)
P.O. Box 34205
Seattle, WA 98124

2. Vegetation Specialists employed in the Road Services Division will be trained to operate front end loaders (for the purpose of loading sand into dump trucks during a snow and ice event).

a. Vegetation Specialists will be utilized to operate front-end loaders when King County Road Services Division equipment operators are not available to do so.

3. The use of EOI's during snow and ice and critical missions will be limited to their qualifications and any restrictions contained in the Succession Planning MOA covering their use.

4. Nothing herein precludes management from taking whatever actions it deems necessary in emergencies, in accordance with Article 3, Section 3.2 of the collective bargaining agreement between King County and the Union.

5. This agreement will expire on December 31, 2018, unless extended by mutual agreement.

For International Union of Operating Engineers,

Local 302:

Cummins **Business Representative**

8-4-2017 Date

For King County:

8-16-

David E. Topaz Labor Relations Negotiator Office of Labor Relations King County Executive Office