Coalition Labor Agreement (CLA) – Appendix for 043 1 **Agreement Between King County** And 2 Professional and Technical Employees, Local 17 Professional & Technical Employees, Metro 3 **Transit Department** 4 TABLE OF CONTENTS 5 ARTICLE 1: PURPOSE & APPLICATION OF COALITION LABOR AGREEMENT 1 6 ARTICLE UNION RECOGNITION2 2: ARTICLE 3: HOLIDAYS WORKED4 ARTICLE 4: 8 ARTICLE 5: ARTICLE HOURS OF WORK, OVERTIME, AND WORKSITE7 6: 9 ARTICLE 7: 10 HIRING POOLS, TRANSFERS, AND PROBATIONARY PERIOD......13 ARTICLE 8: ARTICLE 9: 11 PERFORMANCE APPRAISALS AND MEMOS17 ARTICLE 10: 12 ARTICLE 11: DISPUTE RESOLUTION PROCEDURES......17 WORK STOPPAGES AND EMPLOYER PROTECTION......18 13 ARTICLE 12: ARTICLE 13: 14 ARTICLE 14: SENIORITY AND REDUCTION IN FORCE19 ARTICLE 15: 15 ARTICLE 16: 16 ARTICLE 17: BUS ASSEMBLY INSPECTOR EMPLOYEES......33 17 ARTICLE 18: ARTICLE 19: TERM-LIMITED TEMPORARY EMPLOYEES34 18 ADDENDUM A: WAGE ADDENDUM 19 20 21 22 23 24 25 26 27 28

ARTICLE 1: PURPOSE & APPLICATION OF COALITION LABOR AGREEMENT 1 2 These articles, along with the CLA, Addendum A, constitute an Agreement, the terms of which have 3 been negotiated in good faith by representatives of King County and Professional and Technical Employees, Local 17. The purpose of this Agreement is to promote the continued improvement of the 4 5 relationship between King County (hereinafter called the "County") and the employees represented 6 by Professional and Technical Employees, Local 17 (hereinafter called the "Union") by providing a 7 uniform basis for implementing the right of public employees to join organizations of their own 8 choosing and to be represented by such organizations in matters concerning their employment 9 relations with the County. The articles of this Agreement set forth the wages, hours and other 10 working conditions of the bargaining unit employees, provided the County has authority to act on 11 such matters. 12 The CLA shall apply to the individual bargaining unit's employees as follows: 13 **Section 1.1** The Preamble in its entirety. 14 Section 1.2 All Superseding and non-superseding provisions, unless otherwise noted in 15 Section 1.3 below or in the CLA. 16 Section 1.3 The following non-superseding articles do not apply to this bargaining unit: 17 **A.** Article 42 "Safety Gear and Equipment Allowance" **B.** Article 43 "After Hours Support" (Only for SCADA Employees) 18 19 ARTICLE 2: UNION RECOGNITION 20 **Section 2.1.** The County recognizes the Union as the exclusive representative of full-time 21 and part-time regular and term-limited temporary (TLT) employees holding positions in 22 classifications listed in Addendum A and made part hereof by this reference, who work in the Metro 23 Transit Department, excluding: 24 **A.** All employees in the Marine Division. 25 B. All employees in the Administrative Services Section of the Finance and 26 Administrative Services Division (except the Project Program Managers). 27 **C.** All employees in the Employee Services Division. 28 **D.** All employees in the General Manager's immediate staff (except Communication

1 | Specialists I - IV who do not have a confidential labor nexus), including the Metro Transit Police.

- **E.** All managerial and supervisory employees.
- **F.** All employees in the Office of Equal Employment Opportunity/Equity & Inclusion and all employees exclusively performing equity and social justice work.
- **G.** All employees who are designated as employees of King County Information Technology (KCIT).

Section 2.2. Seniority List. The County will transmit to the Union a current listing of all employees in the unit by March 1st of each year and September 1st of each year. Such list shall indicate the name of the employee, wage rate, job classification, date of hire, date of hire into their current classification, division, employment status, and section and/or unit. At the time of a proposed reduction of force, the County will transmit to the Union a current listing of all employees which shall indicate the name of the employee, wage rate, job classification, date of hire into their current classification, date of hire into any other previously held classification within the bargaining unit, division, employment status, and section and/or unit.

ARTICLE 3: RIGHTS OF MANAGEMENT

The management of the County and the direction of the work force is vested exclusively in the County subject to the terms of this agreement. Except to the extent there is contained in this Agreement express and specific provisions to the contrary, all power, authority, rights and jurisdictions of the County are retained by and reserved exclusively to the County, including, but not limited to, the right to manage the work of employees, schedule overtime work, to suspend or terminate, transfer, and evaluate employees; to determine and implement methods, means and assignments, establish classifications and select personnel by which operations are to be conducted, including staffing levels; and to initiate, prepare, modify and administer the budget.

ARTICLE 4: HOLIDAYS WORKED

Section 4.1.

A. CLA Article 10 does not apply to the Customer Information Technological Resources and Solutions (CITRS) group. In place of the Holiday benefits provided for in the CLA, the following rules in Section 4.1.A, 4.1.B, and 4.1.C shall apply to the CITRS group:

Employees eligible for comprehensive leave benefits shall be placed on standby status on the following days:

New Year's Day	January 1st	
Martin Luther King, Jr's Birthday	Third Monday in January	
Presidents' Day	Third Monday in February	
Memorial Day	Last Monday in May	
Juneteenth	June 19th	
Independence Day	July 4th	
Labor Day	First Monday in September	
Indigenous People's Day	Second Monday in October	
Veteran's Day	November 11th	
Thanksgiving Day	Fourth Thursday in November	
Day after Thanksgiving		
Christmas Day	December 25th	

and special or limited holidays as declared by the president or governor, and as approved by the Metropolitan King County Council; other days in lieu of holidays as the Metropolitan King County Council may determine. If an employee is not ordered to report to work on a holiday listed above, they shall receive holiday pay for the day.

King County may summon standby employees to report to work on the following dates as soon as possible, but in no event later than two hours, and King County may direct other standby employees to report to a second shift later in the day.

B. King County may, at its sole discretion, order employees in the CITRS group to report to work on holidays to respond to service disruptions. An employee who is ordered to come to work on one of the holidays listed in Section 4.1.A above will have two options. 1) The employee may shift the missed holiday to another date within two weeks unless operationally impractical, in which case no later than the end of the pay period following the pay period in which an emergency was declared, unless a date outside of this range is mutually agreed upon; or 2) The employee may request a day of extra compensation in lieu of the holiday. An employee who requests an extra day of compensation shall forfeit the holiday. The result shall be that the employee receives the

equivalent of six days of pay in the week for working five days. Employees may not self-select to report to work during a holiday.

C. An employee who is granted a week of vacation that is adjacent to a holiday listed in Section 4.1.A will not be required to be on standby status during the holiday. Through a system to be devised by the employees of the CITRS group, one additional employee shall be excused from standby status on each holiday. King County may, at its sole discretion, allow for more than one employee to be excused from standby status on particular holidays.

Section 4.2. All other non-CITRS employees who are directed to work on a holiday, and who are eligible for overtime, will receive 8 hours holiday leave pay pursuant to CLA Article 10 and be paid at the contractual overtime rate for all hours actually worked. Such overtime eligible employee may request to accrue the time worked as compensatory time, which may be approved at management's discretion and consistent with Personnel Guidelines.

ARTICLE 5: RATES OF PAY

Section 5.1. Rates of pay

A. Rates of pay for all classifications in the bargaining unit shall be paid in accordance with Addendum A.

B. This bargaining unit uses steps 2, 4, 6, 8, and 10 of the King County Square Table, unless noted otherwise.

C. The appointing authority may place a newly hired Employee at Step 2 upon hire, or a higher step when the department director determines this action is warranted based on the criteria set forth in the King County Personnel Guidelines. Pay placement for employees being promoted, transferred, or demoted shall be determined by Article 5.3, 5.4, and 5.5 below.

- **D.** After successful completion of probation, employees will progress to the next salary step. Thereafter, step increases will occur on each January 1st until the employee reaches the top of the salary range. All new hires will be hired at a minimum of Step 2.
- **E.** King County shall not make any post-hire adjustments to employees' salary steps based on subsequent collective bargaining settlements or retroactive pay associated with other unions.

Section 5.2. Top Step Merit Pay. Employees who are at the top step of their salary range will be eligible annually for a merit increase of either 2.5% or 5% above the top step, at the County's discretion, in accordance with the King County Merit Pay Plan, as amended. Employees are eligible for the merit increase who have achieved a performance rating of "High Performance" in two (2) consecutive years.

An employee's performance rating and a decision to grant a merit increase is not subject to the grievance and arbitration provisions of CLA Article 26.

Section 5.3. Pay upon Promotion. An employee who is promoted shall be placed at the nearest step in the new salary range which provides at least a 5% increase above the employee's previous rate of pay in effect at the time of the personnel action. The appointing authority may place the promoted Employee at a higher step when the appointing authority determines this action is warranted based on the criteria set forth in the King County Personnel Guidelines and KCC 3.15.130, as amended. If the employee is receiving above-Step-10 merit pay, such pay may be considered when determining the step in the new salary range. The new pay may not exceed 5% above Step 10. This section is not applicable to a promotion that is a result of a reclassification.

Section 5.4. Pay upon Transfer. Employees who transfer to a position assigned the same pay range shall be placed at the step the employee received before the transfer. However, this step may not exceed the maximum of the new pay range except where the employee was receiving above-Step-10 merit pay in their former position, in which case such pay may exceed the top step of the new range by no more than 5%.

Section 5.5. Pay upon Demotion. Employees who accept a voluntary demotion, or who are involuntarily demoted, or for those who are demoted to a classification the employee formerly occupied, shall be placed at the highest step in the new pay range that does not exceed the pay rate that the employee received before the demotion. If the employee is receiving above-Step-10 merit pay, such pay shall be considered when determining the new pay and the new pay may not exceed 5% above Step 10.

ARTICLE 6: HOURS OF WORK, OVERTIME, AND WORKSITE

Section 6.1. Work Schedule. For hourly employees, the normal work week shall consist of five (5) consecutive work days not to exceed eight (8) hours in a nine (9) hour period. The County and the Union agree that alternative work schedules may be established that are mutually agreed between the employee and employer.

Section 6.2. Overtime. Contractual daily overtime shall be paid to employees who work more than their regularly scheduled hours in a workday, inclusive of hours worked in excess of regularly scheduled work hours of an alternative work schedule, at the Contractual Overtime Rate in effect at the time the overtime work is performed.

Contractual weekly overtime shall be paid to employees for all hours worked in excess of forty (40) hours per FLSA workweek at the Contractual Overtime Rate in effect at the time the overtime work is performed.

The Contractual Overtime Rate for each overtime hour worked shall be one and one-half times the combined amount of the employee's hourly base rate of pay, as specified in the Addendum A wage table plus any applicable hourly pay premiums in effect at the time the overtime is worked that are contractually required to be included when calculating the Contractual Overtime Rate. If the Fair Labor Standards Act (FLSA) requires a higher rate of pay for any overtime hours worked, the employee shall be paid the higher rate of pay pursuant to the FLSA.

Section 6.3. FLSA Exempt Employees. FLSA-exempt employees are covered under the King County Executive Leave Pay and Leave Practices for Executive Administration and Professional Employees policy(s) and are expected to work the hours necessary to perform their jobs.

Section 6.4. Compensatory Time. Overtime may be paid as compensatory time at the rate of time and one-half, if requested by the employee and approved by the supervisor.

A. Rideshare Services Representatives covered under Addendum A may choose to substitute compensatory time at the rate of time and one half (1-1/2) for overtime earned on weekends or scheduled days off when an employee is on-call.

B. Compensatory time must be used during the calendar year in which it is accrued unless this is not feasible due to work demands. The employee may then request, and the department

director may approve, the carryover of a maximum of 40 hours of accrued compensatory time. Requests will not be unreasonably denied.

- C. Employees will be paid in the pay period that includes December 31 for all accrued compensatory time not carried over into the following year.
- **D.** Compensatory hours that have been carried over must be used within the first quarter of the new calendar year, or will be cashed out in the pay period that includes March 31.
- Section 6.5. Alternative Work Schedules. Alternative work schedules may be established in accordance with Executive Policy. When a supervisor establishes a schedule change or determines how to respond to an Employee request for an alternative work schedule, they must consider the Employee's childcare and other family and transportation needs in making the decision.

 Management will meet one-on-one with each employee requesting a flex schedule in order to understand the employee's need for a flex schedule. A minimum of thirty (30) days' written notice to the employee must be given for a change in work schedule unless mutually agreed between the supervisor and employee. If the employee does not agree with the supervisor's work schedule decision, the employee may request in writing a review by the Division Director. The Division Director's decision is final and not grievable. If an alternative work schedule is established, the compensation provisions of Sections 6.2 and 6.3 of this Article, related to FLSA-eligible and FLSA-exempt Employees remain applicable.
- **Section 6.6.** Work Sites. The parties recognize the importance of regularly reporting to the assigned work site for the purposes of accomplishing work. However, an employee may request, and a supervisor may approve, an alternative work site for the purpose of accommodating and balancing the individual needs of an employee and the business needs of the department.
- A. Permanent Work Site Location Change. A minimum of thirty (30) days' notice shall be provided to the employee for a permanent change in work site unless otherwise mutually agreed upon between the supervisor and employee.
- B. Temporary Worksite Location Change. An employee's supervisor may occasionally direct an employee to temporarily alter their assigned work location to meet the needs of the department and such changes shall be communicated to the employee pursuant to the County's

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 Workplace Travel Guidance for Telecommuting Employees.

Section 6.7. Executive Leave. The nature of the work of many employees represented by this Agreement sometimes requires them to be on-call for significant periods of time and to work, on an on-going basis, substantially in excess of the standard work schedule for other County employees. Therefore, each FLSA-exempt employee will be granted a minimum of five (5)days of executive leave annually. In addition to the base number of days of executive leave granted above, an FLSA-exempt employee may be granted up to five (5) additional days of executive leave when authorized in writing by their immediate supervisor, in recognition of the additional on-call time, excess work and/or performance expectations required by their specific position. Executive leave must be used in the payroll year it was granted and cannot be carried into the next payroll year or cashed-out.

A. The five (5) day minimum executive leave grant in Section 6.7 shall be prorated for employees hired or promoted into an FLSA-exempt position covered by this Agreement as follows:

Period of Employment	Minimum Days of Executive Leave Granted
0 through 1 month	0
1 through 4 months	2
4 through 8 months	4
8 through 12 months	5

Section 6.8. Transportation Planner II's in the Service Development section will be paid overtime based on 40 hours of "paid time" in a workweek. This will allow employees to be assigned to after hours and weekend meetings, and to work more flexible hours based on workload needs. Meetings outside regular work hours will be scheduled with at least 2 weeks notice; employees' personal needs will be considered as in the past. Adjustments in work schedules will be worked out between an employee and their supervisor.

Section 6.9. After Hours Support for Exempt Employees. When an exempt employee performs work as a part of assigned after-hours on-call duty, they may request permission from their supervisor to adjust their work schedule for the following calendar day. The supervisor shall evaluate the request based upon operational need and the volume of work performed. It is not the intent of this

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27 28 section to provide a minute-for-minute shift in time; rather, the intent is to recognize some on-call duties may significantly interfere with an employee's rest before the following workday.

Section 6.10. Shift Differential. All employees who are scheduled to work a swing or graveyard shift will be paid the shift differential for that shift. Shift differential will be 5.00% per hour for swing shift and 7.5% per hour for graveyard shift. Any shift with a quitting time from 8:01 p.m. to 2:00 a.m. will be considered a swing shift. Any shift with a quitting time from 2:01 a.m. to 10:00 a.m. will be considered a graveyard shift.

ARTICLE 7: MISCELLANEOUS

Section 7.1. Master ASE Transit Bus Certifications. With the approval of the supervisor, employees covered under Addendum A who obtain and maintain a Master ASE certification in transit bus shall have all registration and test fees reimbursed upon successful completion.

Section 7.2. The County will provide all equipment and Employees' personal foul weather gear to ensure safety and/or identification for Employees based on requirements of their specific job duties. The County will continue to provide all safety-related equipment that is currently provided and/or required by law, including furniture and equipment designed to reduce the risk of injuries associated with positions in this bargaining unit.

Section 7.3. Training. The County may provide employees release time to attend training programs that will be beneficial to their job performance. Notice of all such training opportunities which the County deems appropriate will be made available to all employees in writing. If the County requires attendance at such training programs, the County will pay the expenses incurred. The County recognizes the benefit of training and will provide access to training opportunities for Employees, within budgeted appropriations. Training may also include conferences, workshops and other professional networking opportunities.

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

County's discretion and is subject to financial constraints; however, the director shall assure that over time training opportunities are distributed equitably over the work unit.

B. The Labor-Management Committee established pursuant to Section 7.5 of this Article shall address the issue of non-traditional training.

Section 7.4. Transportation Benefits for Retirees. The Employer will provide all retirees with bus passes for their personal use at no cost in accordance with current practice and County ordinance. Further, any member of the bargaining unit who was entitled to a retiree bus pass prior to the January 1, 1996, merger with King County shall continue to be eligible for a retiree bus pass.

Section 7.5. Joint Labor Management Committee. The County and the Union agree to establish a joint labor-management committee (LMC) for the purpose of discussing matters or concerns of either party. Grievances, unfair labor practices, lawsuits, disciplinary matters, and issues subject to bargaining are not appropriate subjects for discussion for the LMC. The County and the Union also understand that the LMC is not a substitute for bargaining and has no authority to amend the contract. Meetings will be held as needed and may be called by either party. The party requesting the meeting will be responsible for coordinating the meeting. The Union and County will co-chair the meeting and will determine the appropriate participants, not to exceed four (4) for either party.

Section 7.6. Classification Specifications. The County shall furnish the Union with specific classification specifications for classifications in the bargaining unit descriptive of the function, scope and complexity of the position and the knowledge, abilities and qualifications for the position. If the Union requests, the County will meet with the Union to review proposed modifications and revisions to the classification specifications and will negotiate impacts prior to implementation.

Section 7.7. Home Free Guarantee. The County will operate a program to provide employees with a free ride home by taxi, if on a given day the employee has commuted to work by bus, carpool, vanpool, bike or walking on the day of the trip and has an emergency or works unanticipated overtime that day which requires the employee to leave work at other than the employee's regularly scheduled quit time. Determination of what constitutes a qualified emergency will be made at each worksite by the employee so designated by the County. Employees can exercise

their home free guarantee a maximum of eight (8) times per calendar year.

Section 7.8. Meals in Declared Emergency. In the event of a bona fide emergency which is declared by the King County Executive, an employee will receive the meal per diem or appropriate meal for any time in which that employee is required because of the emergency to remain at work in excess of twelve (12) consecutive hours or is required to work in excess of eight hours on a day the employee was not scheduled to work. Expense receipts are not required for reimbursement.

Section 7.9. Accidental Death Benefit – Criminal Assault. The County provides special coverage in the event of a felonious assault for employees covered under the County's Accidental Death and Dismemberment Insurance Plan.

Section 7.10. Sick Child Benefit Program. The County provides employees with services through the Making Life Easier program for mildly sick child childcare resources for eligible dependent children. The service is provided at no cost to employees as long as they are preregistered in the program.

ARTICLE 8: HIRING POOLS, TRANSFERS, AND PROBATIONARY PERIOD

Section 8.1. Hiring Pools. When job announcements are posted to recruit applicants for a vacant position within the bargaining unit and a pool will be created, the job announcements shall notify potential applicants that applications received shall also be used to establish a pool of eligible candidates to fill future vacancies in the same classification. Such notice shall specify for which classifications the pool is being created. The pool of applicants established pursuant to this Section shall be retained for twelve (12) months from the date the pool is created. If a pool is used to fill a position, all qualified candidates will be considered. Candidates in the pool may update their applications at any time while the pool is in effect. Qualified candidates from the pool who are not hired will be notified that their applications will remain in the pool.

For vacant positions within the bargaining unit, at least the most qualified applicant of this bargaining unit who meets the minimum requirements of the position will be offered an interview.

Section 8.2. Transportation Safety Administrator Assignments. Metro will solicit feedback from TSAs on preferred work location. Metro will consider input received from the TSAs, such as qualifications and tenure in the work unit, as well as work performance. However, Metro will

continue to retain the flexibility to decide assignments, including transfers, to ensure the business needs of Metro are met. If Metro is unable to honor a preferred work location request, then they shall provide a written statement stating the business need for their denial.

Section 8.3. Probationary Period. The applicable provisions of King County Personnel Guidelines, Duration of Probationary Period, shall apply, except as modified by this section. The probationary period for a new employee or a newly promoted employee shall be six months. A probationary period may be extended up to a total period of 12 months. If a probationary period is to be extended, the union must be notified and a written notice of the extension must be given to the employee. Notification shall be provided prior to the end of the probationary period.

If an employee's probationary period is extended due to the fact that the employee has not received adequate and consistent supervision during the probationary period, the employee will receive a retroactive probationary step increase to the date the normal probationary period was completed upon obtaining regular status.

An employee is "at will" during their probation and probationary terminations are not subject to the grievance and arbitration provisions of this Agreement.

If an employee was promoted from within the bargaining unit and fails to pass probation in, or is facing layoff from, the newly promoted position, they may revert back to their former position if it is vacant. If there is not a vacancy, the employee will be treated as a layoff candidate based on the employee's former position.

Existing bargaining unit employees who accept placement in a position in lieu of layoff after receiving a layoff notice are subject to probation as may be required by Career Service Rules, however, the "at will" element of probation is not applicable to such employees. If it is determined during the probationary period that the employee is not qualified or cannot perform in a satisfactory manner, the employee will be transferred back to Career Support Services and considered for another placement within the County.

ARTICLE 9: EMPLOYEE RIGHTS

Section 9.1. The off-duty activities of employees shall not be cause for disciplinary action unless said activities are detrimental to the employee's work performance or the department.

Section 9.2. If the County issues disciplinary action against a regular employee, the employee shall be apprised of their rights of appeal and representation.

Section 9.3. The employee and/or Union representative may examine the employee's personnel file(s) if the employee so authorizes in writing. Unauthorized persons shall not have access to employee files or other personal data relating to their employment, except as otherwise authorized by law.

Section 9.4. No employee shall be required to use equipment which is not in a safe condition. In the event an employee discovers or identifies unsafe equipment, they will immediately notify the immediate supervisor in writing. Employees shall not be disciplined for reporting unsafe equipment or working conditions to their immediate supervisor. Said equipment shall be repaired or replaced if the employer determines the equipment to be unsafe. At such time as the employer determines the equipment to be safe, the employee will be advised.

Section 9.5. Defense and Indemnification. In accordance with KCC, whenever an employee is named as a defendant in a civil or criminal action arising out of the performance of the employee's duties and is acting within the scope of employment, the County shall furnish counsel (or, solely at the County's discretion, reimburse the employee the cost of their private counsel) to represent the employee to a final determination of the action, without cost to the employee. To have the benefit of such legal representation and indemnification, the employee must have acted in good faith, with no reasonable cause to believe such conduct was unlawful, and within the scope of their county employment. All questions as to whether the employee is entitled to indemnification shall be decided by the chief civil deputy prosecuting attorney in accordance with KCC 2.21.060, as amended.

ARTICLE 10: PERFORMANCE APPRAISALS AND MEMOS

Section 10.1. Performance Appraisals and Memos. Each regular and TLT employee will receive performance memos and appraisals as needed, but at least once per year.

The Employee may appeal a performance appraisal pursuant to the King County Personnel Guidelines. Performance appraisals or memos are not grievable.

Section 10.2. Personnel Records. Material placed into the employee's files(s) relating to job performance or personal character shall be brought to their attention. The employee has the right to insert documentation into the file(s) that responds to such said material or to have placed in their personnel file rebuttals to any written communications from County managers or supervisors that has been placed into the file(s). Employees may request to have included in the personnel file any written documentation that reflects favorably on the employee's conduct or work quality. Nothing in this section shall prevent the County and the Union from reaching a mutually acceptable agreement regarding the removal or revision of personnel records as the result of a grievance settlement.

ARTICLE 11: DISPUTE RESOLUTION PROCEDURES

Section 11.1. Non-Contractual Dispute Resolution and Mediation. The intent of this section is to provide employees and supervisors with a dispute resolution process for issues for which the grievance and arbitration processes do not apply. An employee who has a non-contractual dispute is encouraged to exercise their rights to pursue dispute resolution and, if mutually agreed to, use mediation to resolve the dispute.

To initiate this process, the employee will request a dispute resolution meeting with their immediate supervisor. The employee and their supervisor will then meet in an attempt to resolve the dispute. The supervisor may provide the employee with a written summary of the meeting and outcome.

If the dispute remains unresolved, the Union may, within 20 days of the employee's receipt of the written summary, request mediation. The request for mediation will be made, in writing, to Transit Employee and Labor Relations.

ARTICLE 12: WORK STOPPAGES AND EMPLOYER PROTECTION

Section 12.1. The County and the Union 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 Union shall not cause or condone any work stoppage, including any strike, slowdown or refusal to perform any customarily assigned duties, sick leave absence which is not bona fide, or other interference with County functions by employees under this Agreement and should same occur, the Union agrees to take appropriate steps

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to end such interference. Any concerted action by any employee in the bargaining unit shall be deemed a work stoppage if any of the above activities have occurred. Being absent without authorized leave shall be considered as an automatic resignation. Such a resignation may be rescinded by the division manager if the employee presents satisfactory reasons for their absence within three (3) calendar days of the date their automatic resignation became effective.

Section 12.2. Upon notification in writing by the County to the Union that any of its represented employees are engaged in a work stoppage, the Union shall immediately, in writing, order such employees to immediately cease engaging in 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 shall publicly order such Union employees to cease engaging in such a work stoppage.

Section 12.3. Any employee who commits any act prohibited in this section will be subject in accord with the County's Work Rules to the following action or penalties:

- **A.** Discharge.
- **B.** Suspension or other disciplinary action as may be applicable to such employee.

ARTICLE 13: WAIVER

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

ARTICLE 14: UNION REPRESENTATION

Section 14.1. Authorized representatives of the Union may, after notifying the County official in charge, visit the work location of employees covered by this Agreement at any reasonable time for the purpose of investigating grievances, and to conduct union business that is directly related to the administration of this agreement. Such representatives shall limit their activities during such investigations to matters relating to this Agreement. Department work hours shall not be used by

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employees or Union representatives for the conduct of Union business or the promotion of Union affairs.

Section 14.2. Authorized representatives of the Union may have reasonable access to its represented employees in County facilities for transmittal of information or representation purposes before and after work and during lunch breaks or other regular breaks as long as the work of the County employees and services to the public are unimpaired. Prior to contacting represented employees in County facilities, such authorized Union representatives shall make arrangements with the director. Where allowable and after prior arrangements have been made, the County shall make available to the Union meeting space, rooms, virtual meeting space, etc. for the purpose of conducting Union business, where such activities would not interfere with the normal work of the Department.

Section 14.3. The Union shall have the right to appoint stewards within Sections, Divisions, and locations where its represented employees are employed under the terms of this Agreement. Stewards shall see that the provisions of this Agreement are observed, and they shall be allowed reasonable time to perform these duties during regular working hours without suffering a loss of pay. Paid release time, for purposes of this section, does not apply to participation in the LMC defined in Article 7.5 or contract or settlement negotiations.

ARTICLE 15: SENIORITY AND REDUCTION IN FORCE

The provisions of this Article do not apply to TLTs.

Section 15.1. Pre-Layoff Process.

A. When a reduction in force (RIF) is anticipated for career service positions represented under Addendum A, the County will notify the Union at least thirty (30) days prior to the determination that a reduction of force will occur. Upon request, the County will meet with the Union Representative to identify the number of employees in this bargaining unit that the County is anticipating for layoff. The Union may request to meet with the County prior to the implementation of the RIF for the purposes of discussing RIF mitigation strategies. The County will demonstrate that all probationary employees, interns, temporary, and term-limited employees that perform work in the same classification will end employment prior to the layoff of career service members of this

bargaining unit. Probationary employees subject to the provisions in Section 8.3 may revert back to their former position if it is vacant. If there is not a vacancy, the employee will be treated as a layoff candidate based on the employee's former position. The County and the Union shall jointly endeavor to find ways to minimize or eliminate the number of career service employees who must be laid off (e.g., reassign employees to vacant positions, locate temporary placement in other departments, encourage leaves of absence, or allow job-sharing).

Section 15.2. Definitions. The following definitions shall apply for the purposes of administering this Article.

- **A. Reduction in Force** is any budgeted change to a career service employee's FTE which may include a decrease or elimination of the FTE as a result of lack of funds or lack of work.
 - **B.** Layoff is the termination of career service employment due to a RIF action.
- C. Classification seniority is defined as total time in a classification without a break in service. Only career service employees are eligible to earn classification seniority. Seniority hours earned are not to exceed the equivalent of a full-time position (2080 hours annually). Term Limited Temporary (TLT) and Short Term Temporary (STT) employees do not earn classification seniority hours. Employees who transfer, promote or demote into a different job classification under Addendum A will accrue seniority in the new classification upon start of their placement in the position. Previous seniority hours earned in other classifications worked under Addendum A will be retained and calculated into the Contract seniority, as described below.

If two or more employees in the same classification are hired on the same date, then the classification seniority between those employees will be determined by contract seniority. If their contract seniority is the same (i.e., they were hired into the bargaining unit on the same date), then their classification seniority will be determined by their King County hire date within a coalition represented position without a break in service (the earliest hire date being most senior). If their contract seniority and hire date within a coalition represented position are the same, then their classification seniority will be determined by their King County hire date within any position without a break in service (the earliest hire date being most senior). If their contract seniority and King

County hire date are the same, then their classification seniority will be determined by their application submittal date/time (the earliest date/time being the most senior).

- **D.** Contract Seniority is defined as accumulated seniority for all classifications worked under this contract without a break in service as listed in Addendum A.
- E. Break in Service is a voluntary quit, retirement, layoff, medical separation or termination for just cause. Employees who terminate due to layoff or medical separation will have accrued seniority reinstated upon rehire if the rehire occurs within two years following their termination. Authorized paid and unpaid leaves of absence are not considered breaks in service; however, seniority will cease to accrue during an unpaid leave if the leave exceeds thirty (30) consecutive days.
- **F.** Trial Service Period is a defined period of time following placement into a new position as a result of a reduction in force. A trial service period only applies in the circumstances defined in the Vacancy/Bumping Process.

The purpose of the trial service period is to provide the individual an opportunity to acquire the requisite knowledge and skills specific to that position so as to be able to perform the duties in a competent manner. The trial service period is also a time for management to assess progress and performance of the individual and determine if they are able to perform the duties at an acceptable level. A trial service period is generally six months in duration, but may be extended an additional six (6) months to allow for further skill and knowledge acquisition; it may also be shortened if management determines the individual has demonstrated sufficient competency.

- G. Unsuccessful Trial Service Period. Management may end the trial service period at any time pursuant to just cause, for instance, if it objectively assesses that the individual is not demonstrating sufficient progress in obtaining the requisite knowledge and skills required of the position within a reasonable period of time. The individual may request to end the trial service period on their own accord if they conclude the placement is not an appropriate match. In both cases, the individual will be removed from the position and placed in layoff/recall status and will be eligible for recall services for up to two years following the date of their changed employment status.
 - H. Qualified means the employee possesses the qualifications required to be

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considered eligible to be appointed to the position as a new hire.

- **I.** King County is responsible for providing the Union with complete, accurate, pertinent, and timely information to assist the Union in identifying the seniority date. Failure to provide this information is grieveable. All questions or issues pertaining to a represented employee's seniority will be settled by the Union. The Union determined seniority date cannot be grieved. An employee who has obtained career service status in any bargaining unit classification and who moves into a position in King County outside of the bargaining unit shall retain their layoff seniority in the bargaining unit covered by this contract for one (1) year from the date of transfer. An employee who is not a base represented employee of the bargaining unit and is working in a Special Duty Assignment in a bargaining unit position who is hired permanently to that position shall have their seniority date reflect the start date of the Special Duty assignment.
- **J.** Seniority is portable in a reciprocal manner between this bargaining unit and the employees in the Planning unit of the PROTEC17 non-interest arbitration Professional and Technical Department of Transportation bargaining unit.
- **K.** An Employee who is granted a voluntary leave of one (1) year or less or who resigns from County employment for education or professional development or is laid off and is rehired within two years or less shall retain their seniority date. However, if said employee is gone for more than the above allotted time, upon return to the bargaining unit, the employee will receive a new seniority date reflecting the date of hire.
- Section 15.3. Reduction in Force Process. The following process shall govern for the purposes of administering this Section.
- A. Notice. Notice to the individual(s) impacted by the RIF will occur no less than 60 days prior to the effective date of the RIF. The impacted employee will receive written notification of the Department's intent to change or eliminate the employee's FTE. This notice will include the effective date of the change, a description of the employee's RIF and layoff/recall rights as provided under the contract and King County policies and procedures; and a list of current vacancies available within the employee's current classification which includes the vacant position's allocated FTE level and work location. The Union will be provided a copy of the notice given to the impacted employee.

- **B.** Volunteer RIF. When a RIF is to be initiated, employees may request to be voluntarily laid off if the employee is in the same work unit and classification as the position(s) determined to be eliminated/reduced. An employee who voluntarily chooses to be laid off will be placed directly in recall per Section 15.5.
- C. Vacancy/Bumping Process. An employee whose position has been eliminated entirely, will have the option of accepting layoff and entering the recall process (as described in Section 15.5), or resigning employment, or follow the process, based on seniority, for placement into vacancies or bumping as described below:
- 1. Step 1 Placement into Vacancies. The employee will be placed in a vacancy in the same classification and Division. If two or more RIF impacted employees are interested in the same vacancy, placement will be based on classification seniority. If there are no vacancies in the same classification in the same Division, but there are vacancies in the same classification in another Transit Division, then the employee will be placed in that vacant position and will serve a trial service period. If the vacant position is not represented, or is represented by another bargaining unit, the employee's new position will no longer be represented by this bargaining unit.
- 2. Step 2 Bumping into Occupied Positions. If there are no vacancies under Step 1, the employee will bump, based on classification seniority, the least senior employee in the same classification within the same Division.
- 3. Step 3 Placement into Vacancies. If there are no vacancies in the same classification in any Division under Step 1 or bumping opportunities under Step 2, then the employee will be placed in a vacant position in a lower classification within the same Division. To be placed into such a position, the employee must have previously passed probation in the lower classification and be qualified for the lower position. Additionally, if it has been more than five years since the employee worked in the lower classification, then the employee must serve a trial service period. If two or more RIF impacted employees are interested in the same vacancy, placement will be based on contract seniority.
 - 4. Step 4 Bumping into Occupied Positions. If there are no vacancies in a

lower classification (for which the employee has passed probation and is qualified) in the same division under Step 3, then the employee will bump, based on contract seniority, the least senior employee in a lower classification within the same division, provided the bumping employee has previously passed probation in the lower classification and is qualified for the current position. Additionally, if it has been more than five years since the employee worked in the lower classification, then the employee will serve a Trial Service Period.

- **5. Step 5 Placement into Vacancies.** If there are no bumping opportunities as described in Step 4, the employee will be placed in a vacant position, if available, in the following order:
- a. A vacant position in a lower classification in another division, provided the employee has previously passed probation in that lower classification.
- b. A vacant position in a lower classification in the same classification series in the same division, regardless of whether the employee previously served in the lower classification.
- c. A vacant position in a lower classification in the same classification series in another division, regardless of whether the employee previously served in the lower classification.

In all cases, the employee must be qualified for the vacant position and the employee will serve a Trial Service Period. If two or more RIF impacted employees are interested in the same vacancy, placement will be based on contract seniority.

- 6. Step 6 Layoff. If none of the foregoing opportunities are available, the employee will be laid off and placed in recall per Section 15.5.
- 7. In administering the Vacancy/Bumping Process of this Section (15.3.C), an employee will not be required to be placed or bump into a position of lower FTE level than the position from which the employee is being laid off.
- **8.** New Classification Series. In the event that any single classification is split into a classification series during the duration of this contract, incumbent employees reclassified as a result of the new classification series shall have all classifications in the series be considered as part

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of the "same classification" for the purposes of the Vacancy/Bumping Process of this Section.

D. Rescission of RIF Notice. If circumstances change and the Department determines a RIF is not necessary, the Department will notify the individual(s) in writing of the RIF rescission. The Union will be provided a copy of the rescission notice.

Section 15.4. Increase or Reduction of FTE. Where the FTE level for a position is to be increased or decreased, the Notice processes will be the same as stated in Section 15.3.A. Employees in such positions will be given first right of refusal to the changed FTE level for their position. If they elect not to remain in their position at the new FTE level, then the Vacancy/Bumping process set forth in Section 15.3.C will apply, but only for positions with the same FTE level as that from which the employee was laid off. If there are no placement opportunities in the same FTE level, then the process in Section 15.3.C will apply, regardless of FTE level.

Section 15.5. Recall. Recall is the return to employment in a career service position covered under the collective bargaining agreement in the same classification and FTE level from which the employee was laid off. Recall rights to the classification from which an employee has been laid off shall expire two (2) years from the date of layoff.

Employees in recall status will be offered vacancies as per Steps 1 and 3 in Section 15.3.C in that order so that if multiple vacancies are available, then the employee must take the vacancy in the earliest step available (with Step 1 being the earliest, and Step 3 being the latest). An employee in recall status may bump a TLT or temporary employee working in the current classification or any job classification previously worked in the bargaining unit or classification series. Any employee bumping into a TLT or temporary position shall maintain their recall rights under this section and shall continue to accrue seniority and maintain step placement. The recall of an employee into a TLT or temporary position shall not convert such position to a regular, career service position. Recall opportunities will be offered in order of contract seniority.

A. All career service bargaining unit employees who are laid off, whose hours of work are reduced involuntarily, or who accept a position with a lower pay range in lieu of layoff, shall be placed on the layoff recall list for two years in the County's Priority Placement Program from the date of layoff. In addition, the employee shall retain specific recall rights to the position from

which the employee was laid off for an additional one (1) year following the end of the two (2) year general recall period. During the three (3) year specific recall period, the employee shall retain specific recall rights to the position from which they were laid off regardless of whether the employee has accepted a different position within the County. Refusal to accept re-employment in a position with a lower salary range or with fewer working hours than the employee held at the time of layoff shall not be cause for removal from the recall list.

- **B.** When a laid-off employee applies for, or is referred to, a bargaining unit position and such employee is unsuccessful in obtaining the position, the employee will be provided with the rationale for their own non-selection, interview and test scores, and other documentation used to make the determination.
- C. An employee who is recalled from layoff within two (2) years shall have all their unpaid sick leave balance and vacation accrual rates restored.
- **Section 15.6.** Career Support Services. The County will provide career support services, including priority placement benefits, to eligible career service employees who are in receipt of a proposed or final layoff notice as provided in the County's Reduction in Force Planning and Implementation Guide.

ARTICLE 16: SCADA EMPLOYEES

This Article applies only to SCADA Employees due to the unique nature of their work.

Section 16.1. Call-Out Pay. A SCADA Employee who has gone home after their regular shift, and who is called back to work and reports to work, will be paid at the overtime rate for hours actually worked or four hours, whichever is more. Additional call-outs within a four hour period will be covered by the same four hour guarantee. If a SCADA Employee can respond to the situation without having to report to the worksite, the guarantee is a minimum of two hours.

Section 16.2. Clothing, Uniforms, and Equipment. The County shall provide and maintain necessary safety clothing, uniforms, and equipment. Each SCADA Employee who is required by the County to wear a particular type of safety footgear shall be entitled to a voucher to be applied toward the purchase of such safety footgear. The maximum County contribution paid by such voucher shall be \$375 per SCADA Employee. SCADA employees may use up to \$50.00 of the voucher to

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purchase work socks. A replacement item will be issued when the item is lost, stolen, damaged, or worn out.

Section 16.3. Shift Differential. Shift differential will be 5.00% per hour for swing shift and 7.5% per hour for graveyard shift. Any shift with a quitting time from 8:01 p.m. to 2:00 a.m. will be considered a swing shift. Any shift with a quitting time from 2:01 a.m. to 10:00 a.m. will be considered a graveyard shift. All employees who are scheduled to work a swing or graveyard shift will be paid the shift differential for that shift. Shift differentials do not apply in call-out situations as provided in Section 16.1 Call-Out Pay or 16.7 Standby.

Section 16.4. Negotiated Meal and Rest Periods. The parties agree to continue their long-standing agreement to specifically supersede in total the State provisions regarding meal and rest periods for SCADA System Specialists. SCADA System Specialist shifts may include "straight eight" shifts, which do not have meal periods. For all SCADA System Specialists shifts, meal periods, and rest periods are not scheduled but may be taken intermittently consistent with work needs. SCADA System Specialists are entitled to meal and rest periods only as described in this agreement and not those provided by State law.

Section 16.5. SCADA System Specialists Shift Picks.

A. The County will hold two shift picks annually for the SCADA System Specialists to be effective on the start of the closest pay period to March 15th and September 15th with pick order determined by seniority. When a facility opens or closes, a section-wide pick will occur. A seniority list shall be provided by the County and reviewed by the Union prior to the shift picks occurring. Management will provide the Union with a list of shifts based on business needs. Shifts can be scheduled for any day of the week.

B. It is understood that the County will determine the description of schedules and shifts (hours of the day and days of the week) available to pick. The creation of all schedules and shifts (hours of the day and days of the week) is within the right of management to establish and change pursuant to business needs. The parties also agree that it is within management's right to add, move or remove shifts, or modify shift days or start/end times that will be included in each shift pick.

Changes could also include, but are not limited to, establishing swing shifts or weekend shifts. Copies of the proposed pick schedule and shifts will be posted for the employees and the Union to review no later than 14 calendar days prior to the start of the pick. Changes in the posting may not be made without consulting with the Union within seven days prior to the pick. The effective date of the shake-up will be approximately two weeks after the pick.

- C. The County and an individual SCADA System Specialist may establish other schedules for special projects or events if mutually agreed to. If an employee is, or will be, unable to work for the entirety of the next picked schedule, that employee shall not pick a schedule. If an employee unexpectedly comes back to work after a pick has taken place, management will assign them a shift. If the special project includes overtime then Section 16.5 will apply.
- **D.** As new employees are hired, management will decide which additional shifts to add to the pick. Employees hired in between picks will be placed on shifts that provide the best opportunity to train. Training will last a minimum of 90 days and will conclude when management deems the employee capable of performing the job duties with minimum supervision. Training will be assessed during the 90- and 180-day evaluations. Upon completion of training, and while still on probation, if applicable, an employee will be eligible to participate in the next pick.
- **E.** If a vacant position is to be filled or a new position is created, Employees in that classification will have a move-up if requested. Move-ups will be conducted only when they can be implemented at least 28 days prior to the end of the current shake-up.
- **F.** During each pick, employees will, by shift and by seniority, also select vacations by calendar week. Employees may only pick vacation weeks equivalent to their accumulated and expected balances. Requests for time off will be considered on a case by case basis depending on business and safety needs.
- **G.** Core hours for the night shift shall be a five hour time frame between 12:00AM and 5:00AM to address business needs during optimal non-revenue hours. Shifts may be 5/8 shifts or 4/10 shifts, depending on schedules that are mutually arranged by management and employees and shall remain fixed for the duration of the pick.

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H. Management recognizes the challenges facing night shift employees and will engage those employees in attempting to find a mutually beneficial result when management's business needs may conflict with employee's personal needs.

Section 16.6 Overtime. Overtime will be offered first by facility, then by shift, to all qualified SCADA System Specialists and Leads on rotating basis using a monthly overtime list. SCADA Specialists will every month indicate if they are interested in overtime if it becomes available. It will then be offered, among those who have indicated interest, by seniority to the person(s) with the least amount of overtime worked in the previous month. If no SCADA System Specialists accept the offer for overtime, management may assign the overtime by inverse seniority by facility and then by shift. Management will determine what facility will be first offered the work. In cases where there is a need for overtime for a special task the overtime will be first offered to the employee within the classification responsible for the work. A Special task shall mean non-ordinary circumstances in which the work cannot wait to be completed, or work deemed unreasonable to have anyone but the existing employee performing the work.

Section 16.7 Standby. Management may designate employees in accordance with the below terms and conditions covering standby. Standby work may be applied to emergency situations which include unscheduled leave or other unforeseen circumstances. When an employee is called out while on standby, any applicable standby pay shall cease and the employee shall then be paid in accordance with Article 16.1. Standby will be offered to all qualified SCADA System Specialists by seniority on rotating basis using a monthly standby list. SCADA Specialists will every month indicate if they are interested in standby if it becomes available. It will then be offered, among those who have indicated interest, by seniority to the person(s) with the least amount of standby worked in the previous month. Employees assigned to standby must be ready, including having basic tools and technology available to report to work, either remotely or on site, if called. If no one chooses standby work, the County may designate those employees on a rotating basis by shift by inverse order of seniority. County management may cancel standby work at its discretion.

- **A.** Parking expenses to park in the County's Goat Hill and King Street Center garages shall be reimbursed on presentation of a receipt if an employee is called out to a work location in the Seattle Downtown core area outside of regular working hours.
- **B.** Equipment: The County will provide all assigned standby staff with a two-way electronic device when assigned standby.
- C. Employees will be paid ten percent (10%) of their base hourly rate for all hours on standby.

Section 16.8. Training Pay. SCADA Specialists who are assigned, in writing, by the division manager or their designee to train one or more employees, under the following circumstances, shall be compensated at a rate which is seven and a half percent (7.5%) greater than their base rate for all time so assigned. Leads or employees in a different classification than the new employee are not eligible for training pay. To be considered eligible for training pay, the employee must be pre-authorized in writing and the work they are performing must involve active instruction. They are required to be responsible for their instruction, evaluation, and work product. Training pay will not be offered for any other types of intern, apprentice, or for peer-to-peer training or orienting new Employees.

Section 16.9. SCADA Specialist-Lead Classification Hiring. Rail SCADA Specialist-Lead positions will use a competitive recruitment selection process. All internal employees and external candidates are eligible to apply for Rail SCADA Specialist-Lead positions, however, employees covered by this Appendix Article 16 shall be given consideration over other internal and external candidates. Employees covered by this Appendix Article 16 who are not offered the position after the interview process shall be informed in writing of the reasons they were not selected and be given an opportunity to meet with the hiring manager for more in-depth feedback.

ARTICLE 17: BUS ASSEMBLY INSPECTOR EMPLOYEES

This Article applies only to Bus Inspector Employees due to the unique nature of their work.

Section 17.1. Out-of-State Work. When working at a job site outside of Washington, the following shall apply:

ARTICLE 19: TERM-LIMITED TEMPORARY EMPLOYEES

TLT employees shall be eligible for all of the rights, benefits, and responsibilities enumerated in this collective bargaining agreement, with the following exclusions: TLTs will not become Career Service employees following a probationary period. The employment of TLT employees is on an at-will basis. All terms and conditions of employment not addressed in this collective bargaining agreement are covered by the King County Code and King County Personnel Guidelines.

For Professional and Technical Employees, Local 17:

| Larun Estevenin |
| Executive Director |
| Docusigned by: |
| Youssef El Hamawi |
| Youssef El Hamawi |
| Union Representative |
| Lacey O'Connell, Interim Deputy Director |
| Lacey O'Connell, Interim Deputy Director |
| Docusigned by: |
| Lacey O'Connell, Interim Deputy Director |
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Office of Labor Relations, Executive Office

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cba Code: 043 **Union Code: C4**

Addendum A

Professional & Technical Employees Bargaining Unit, Metro Transit Department

4	_	Wage Addendum			
5		Job Class	PeopleSoft	Classification Title	Range
6		Code	Job Code		
7		2810000	281106	Administrative Staff Assistant	48
8		2810100	281207	Administrator I	50
9		2810200	281304	Administrator II	56
10		2810300	281404	Administrator III	63
11		2810400	281510	Administrator IV	68
12		2410300	240104	Bus Assembly Inspector	61
13		2811100	286105	Business Analyst	63
14		2811200	286206	Business Analyst - Senior	68
15		2131100	214102	Business and Finance Officer I	53
16		2131200	214203	Business and Finance Officer II	58
17		2131300	214305	Business and Finance Officer III	62
18		2131400	214409	Business and Finance Officer IV	67
19		2214400	225003	Buyer - Lead Senior	64
20		2501100	252103	Communications Specialist I	51
21		2501200	252202	Communications Specialist II	54
22		2501300	252305	Communications Specialist III	58
23		2501400	252405	Communications Specialist IV	64
24		2215100	223804	Contract Specialist I	56
25		2215200	223905	Contract Specialist II	61
26		2215300	224005	Contract Specialist III	66
27		2230200	223401	Customer Services Coordinator	55
28		2230300	223501	Customer Services Coordinator - Lead	59

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Data Administrator Database Specialist - Senior Educator Consultant I **Educator Consultant II** Engineer I Engineer II Engineer III Engineer IV Environmental Scientist I Environmental Scientist II Environmental Scientist III Environmental Scientist IV Functional Analyst I Functional Analyst II Functional Analyst III Functional Analyst IV GIS Specialist Entry GIS Specialist - Journey GIS Specialist - Senior **Grant Administrator** IT Project Manager I IT Project Manager II IT Project Manager III IT Systems Specialist - Master Maintenance Planner Scheduler Marketing and Sales Specialist I Marketing and Sales Specialist II

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1	2221300	222702	Marketing and Sales Specialist III	58
2	2252100	226503	Occupational Education and Training Instructor	44
3	2252200	226604	Occupational Education and Training Coordinator	53
4	2252300	226702	Occupational Education and Training Program Administrator	58
5	2252400	226802	Occupational Education and Training Program Administrator -	63
6			Senior	
7	7222300	723605	Photographer - Lead	54
8	8202100	822101	Power Distribution Technical Assistant	59
9	2446100	245401	Transit Project/Program Manager I	54
10	2446200	245501	Transit Project/Program Manager II	59
11	2446300	245601	Transit Project/Program Manager III	64
12	2446400	245701	Transit Project/Program Manager IV	69
13	8311300	839102	Rail SCADA Systems Specialist	61
14	8311600	839301	Rail SCADA Systems Specialist - Lead	64
15	8311400	839202	Rail SCADA Systems Administrator	66
16	8311500	839205	Rail Ventilation Systems Coordinator	66
17	2814100	283101	Rideshare Services Representative	54
18	2334100	234103	Safety and Health Administrator I	43
19	2334200	234203	Safety and Health Administrator II	48
20	2334300	234302	Safety and Health Administrator III	54
21	2334400	234403	Safety and Health Administrator IV	62
22	2502100	252602	Special Projects Manager I	68
23	2502300	252804	Special Projects Manager III	72
2425	2219100	222201	Supply Chain Analyst	62
26 26	2410100	240102	Transit Maintenance Analyst	67
20 27	8730550	822103	Transit Power Distribution Coordinator	64
28	2218100	228102	Transit Vehicle Procurement Administrator	67
4 0	2450100	245201	Transportation Safety Administrator	68

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2450200	245301	Transportation Security Administrator	68
2421100	241602	Transportation Planner I	54
2421200	241704	Transportation Planner II	59
2421300	241804	Transportation Planner III	64
2421400	241905	Transportation Planner IV	69
6222100	656501	Van Pool Risk Specialist	59
7316300	734004	Website Developer - Senior	63

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