

**Proposed No.** 2017-0381.1

# KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

# Signature Report

### October 24, 2017

### **Motion 14981**

Sponsors Upthegrove

1	A MOTION ratifying the issuance and sale of the county's
2	Junior Lien Sewer Revenue Bonds, Series 2017, in the
3	aggregate principal amount of \$50,000,000, authorizing the
4	execution and delivery of a continuing covenant agreement
5	in connection therewith and establishing certain terms of
6	those bonds, all in accordance with Ordinance 18589.
7	WHEREAS, pursuant to Ordinance 18589, adopted by the council on
8	October 23, 2017 ("the Bond Ordinance"), the council authorized the issuance of
9	its junior lien sewer revenue bonds, in the aggregate principal amount of
10	\$50,000,000 ("the Bonds"), to pay costs of capital improvements to the System, in
11	accordance with the Comprehensive Plan and the Capital Improvement Budget,
12	and
13	WHEREAS, the Bond Ordinance authorizes the sale of the Bonds by
14	negotiated sale, upon terms and conditions determined by the director of the
15	finance and business operations division of the department of executive services
16	of the county ("the Finance Director"), in consultation with the financial advisor
<b>L</b> 7	of the county, and
18	WHEREAS, the Finance Director has determined that \$50,000,000
L9	principal amount of Bonds be sold, to be designated as the county's Junior Lien

20	Sewer Revenue Bonds, Series 2017, and
21	WHEREAS, the Finance Director has determined that the Bonds be sold
22	to State Street Public Lending Corporation pursuant to a continuing covenant
23	agreement substantially in the form attached as Attachment A to this motion, and
24	WHEREAS, in accordance with the Bond Ordinance, the council wishes
25	to provide for certain terms of the Bonds, as set forth herein;
26	NOW, THEREFORE, BE IT MOVED by the Council of King County:
27	A. <b>Definitions</b> . Capitalized words that are used in this motion but not
28	defined in this motion have the meanings set forth in the Bond Ordinance for all purposes
29	of this motion, unless some other meaning is plainly intended. The words and terms
30	defined in the preamble to this motion, as used in this motion, have the meanings
31	assigned such terms in the preamble to this motion, for all purposes of this motion, unless
32	some other meaning is plainly intended. The following words and terms as used in this
33	motion have the following meanings for all purposes of this motion, unless some other
34	meaning is plainly intended.
35	"Alternate Index" means, on any Computation Date, the interest rate specified as
36	such in the Alternate Index Rate Certificate.
37	"Alternate Index Rate" means an interest rate determined on each Computation
38	Date equal to the sum of (1) the product of the Alternate Index multiplied by the
39	Applicable Factor plus; (2) the Applicable Spread.
40	"Alternate Index Rate Certificate" means a certificate of the Finance Director,
41	executed not less than five days prior to the first day of each Alternate Index Rate Period,
42	that includes the information specified by Section C.9. of this motion to be included

43 therein.

44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

"Alternate Index Rate Conversion Date" means (1) the date (other than the Closing Date) on which interest on the Bonds begins to accrue at the Alternate Index Rate; or (2) the date on which the then-current Alternate Index Rate Period is converted to a new Alternate Index Rate Period. "Alternate Index Rate Period" means each period from and including an Alternate Index Rate Conversion Date to but excluding the earlier of (1) the succeeding Purchase Date; and (2) the Maturity Date. "Alternate Index Reset Date" means the date specified as such in the Alternate Index Rate Certificate. "Applicable Factor" means, during each LIBOR Index Rate Period or Alternate Index Rate Period, the percentage designated in writing by the county as the Applicable Factor for the LIBOR Index Rate Period or Alternate Index Rate Period, as applicable. "Applicable Spread" means, during each Index Floating Rate Period, the number of basis points determined by the Remarketing Agent on or prior to the first day of the Index Floating Rate Period (or by the Initial Purchaser on or prior to the Closing Date) that when added to (1) the SIFMA Index, (2) the product of the LIBOR Index multiplied by the Applicable Factor or (3) the product of the Alternate Index multiplied by the Applicable Factor, as applicable, would equal the minimum interest rate per annum that would enable the Index Floating Rate Bonds to be sold on that date at a price equal to the principal amount thereof (without regard to accrued interest, if any, thereon). "Authorized Denomination" means (1) for each Daily Rate Bond and Weekly Rate Bond, \$100,000 or any integral multiple of \$5,000 in excess of \$100,000; (2) for

each Index Floating Rate Bond, Long-Term Rate Bond and Fixed Rate Bond, \$5,000 or 66 any integral multiple of \$5,000; (3) for each Direct Purchase Rate Bond, the 67 68 denomination specified in the Direct Purchase Agreement; and (4) for each Short-Term Rate Bond, \$100,000 or any integral multiple of \$1,000 in excess of \$100,000. 69 70 "Bank Bond" means a Bond that is required to be purchased by the Tender Agent with amounts requested by the Tender Agent and paid or provided by the Liquidity 71 72 Provider under the Liquidity Facility relating to the Bond, unless and until the Bond 73 ceases to be a Bank Bond. 74 "Bank Rate" means the interest rate borne by a Bank Bond, as specified or 75 determined in accordance with the Liquidity Facility and any Liquidity Facility 76 Agreement relating to the Bank Bond. 77 "Bond Counsel" means a firm of lawyers nationally recognized as bond counsel 78 and retained by the county. 79 "Business Day" means each day other than a day (1) on which banks in Seattle, Washington, or New York, New York are closed; (2) on which the Registrar is closed; 80 81 (3) on which the office of the Credit Provider, if any, or the Liquidity Provider, if any, 82 where draws for the Bonds are to be presented, is closed; (4) on which the New York Stock Exchange is closed; or (5) with, respect to a Direct Purchase Rate Bond, not 83 specified as such in the Direct Purchase Agreement. 84 "Calculation Agent" means the Registrar or such other calculation agent 85 appointed by the Finance Director. 86 "Closing Date" means the date of delivery of the Bonds to the Initial Purchaser. 87 "Computation Date" means (1) during each LIBOR Index Rate Period, the second 88

89	London banking day preceding (A) the LIBOR Index Rate Conversion Date; and (B)
90	each LIBOR Index Reset Date thereafter; (2) during each SIFMA Index Rate Period,
91	each Wednesday, or if any Wednesday is not a Business Day, the succeeding Business
92	Day; and (3) during each Alternate Index Rate Period, each date specified as such in the
93	Alternate Index Rate Certificate.
94	"Conversion" means a conversion of the Bonds from one Interest Rate Mode to
95	another Interest Rate Mode, including a conversion of the then-current Index Floating
96	Rate Period to a new Index Floating Rate Period and a conversion of the then-current
97	Direct Purchase Rate Period to a new Direct Purchase Rate Period, but not an extension
98	of an existing Direct Purchase Rate Period.
99	"Conversion Date" means a Daily Rate Conversion Date, a Weekly Rate
100	Conversion Date, a LIBOR Index Rate Conversion Date, a SIFMA Index Rate
101	Conversion Date, an Alternate Index Rate Conversion Date, a Direct Purchase Rate
102	Conversion Date, a Short-Term Rate Conversion Date, a Long-Term Rate Conversion
103	Date or the Fixed Rate Conversion Date.
104	"County Elective Purchase Date" has the meaning given in Section F.4.e. of this
105	motion.
106	"Credit Facility Agreement" means, with respect to a Credit Enhancement then in
107	effect, the separate agreement, if any, under and pursuant to which the Credit
108	Enhancement is issued.
109	"Credit Facility Date" means the date on which a Credit Enhancement is accepted
110	by the Registrar and becomes effective, but does not include the date of any renewal or
111	extension of the expiration date of a Credit Enhancement then in effect.

"Credit Provider Failure" means the dissolution, cessation of operations, 112 113 bankruptcy or seizure of operations by a regulatory agency of a Credit Provider or the 114 failure of a Credit Provider to honor a conforming draw on a Credit Enhancement. "Daily Interest Period" means each period during which a particular Daily Rate is 115 in effect. 116 "Daily Rate" means an interest rate determined on each Business Day as provided 117 in Section C.5. of this motion. 118 119 "Daily Rate Bond" means a Bond that bears interest at a Daily Rate. 120 "Daily Rate Conversion Date" means the date (other than the Closing Date) on which interest on the Bonds begins to accrue at a Daily Rate. 121 "Daily Rate Period" means each period during which the Bonds are Daily Rate 122 123 Bonds. "Delayed Remarketing Period" means, for Index Floating Rate Bonds, the period 124 125 beginning on a Purchase Date on which the Purchase Price for all of the Index Floating 126 Rate Bonds is not available or any of the other conditions to Conversion were not satisfied and ending on the earlier of (1) the Business Day that is one Business Day after 127 the Business Day the Remarketing Agent provides notice to the county and the Registrar 128 129 that all of the Index Floating Rate Bonds can be remarketed; and (2) the Conversion Date 130 on which the county converts the Index Floating Rate Bonds to another Interest Rate Mode. 131 "Delayed Remarketing Rate" means an interest rate equal to nine percent (9%) per 132 133 annum. 134 "Direct Purchase Agreement" means, initially, the continuing covenant agreement

substantially in the form attached as Attachment A to this motion, and after any
subsequent Direct Purchase Rate Conversion Date, with respect to each Direct Purchase
Rate Bond, the agreement with the Direct Purchaser of the Direct Purchase Rate Bond
that provides for the terms and conditions upon which the Direct Purchaser purchases the
Direct Purchase Rate Bond.
"Direct Purchase Interest Period" means each period, if any, specified in the
Direct Purchase Agreement during which a particular Direct Purchase Rate is in effect.
"Direct Purchase Rate" means an interest rate designated as such and determined
in accordance with the Direct Purchase Agreement.
"Direct Purchase Rate Bond" means a Bond that bears interest at a Direct
Purchase Rate.
"Direct Purchase Rate Conversion Date" means the date (other than the Closing
Date) on which interest on the Bonds begins to accrue at a Direct Purchase Rate.
"Direct Purchase Rate Period" means each period specified as such in the Direct
Purchase Agreement during which the Bonds are Direct Purchase Rate Bonds.
"Direct Purchaser" means, initially, State Street Public Lending Corporation, and
after any subsequent Direct Purchase Rate Conversion Date, each direct purchaser of the
Bonds that, on the date of purchase, expresses an intent to hold those Bonds for
investment purposes and not for resale.
"Expiration Date" means the earlier of the Stated Expiration Date or any date on
which a Credit Enhancement or Liquidity Facility expires in accordance with its terms,
other than any date that is also a Conversion Date or a Termination Date.
"Federal Funds Rate" means, for any day, the interest rate equal to the weighted

average of the rates on overnight federal funds transactions with members of the Federal 158 Reserve System arranged by federal funds brokers on that day, as published by the 159 Federal Reserve Bank of New York on the Business Day succeeding that day; provided, 160 that if that day is not a Business Day, then the Federal Funds Rate for that day shall be 161 the rate on such transactions on the preceding Business Day, as so published on the 162 163 Business Day succeeding that day. "Fixed Interest Period" means each period during which a particular Fixed Rate is 164 in effect with respect to a particular Fixed Rate Bond. 165 166 "Fixed Rate" means, for a particular Bond, the interest rate determined as provided in Section D.2. of this motion. 167 "Fixed Rate Bond" means a Bond that bears interest at a Fixed Rate. 168 "Fixed Rate Conversion Date" means the date on which interest on the Bonds 169 begins to accrue at a Fixed Rate. 170 "Index Floating Rate" means the LIBOR Index Rate, the SIFMA Index Rate or 171 the Alternate Index Rate. 172 "Index Floating Rate Bond" means a Bond that bears interest at an Index Floating 173 174 Rate. "Index Floating Rate Conversion Date" means a LIBOR Index Rate Conversion 175 Date, a SIFMA Index Rate Conversion Date or an Alternate Index Rate Conversion Date. 176 177 "Index Floating Rate Period" means a LIBOR Index Rate Period, a SIFMA Index 178 Rate Period or an Alternate Index Rate Period. 179 "Initial Period" means the period commencing on the Closing Date and ending on 180 the earlier of (1) the succeeding Conversion Date; and (2) the Maturity Date.

181	"Initial Purchaser" means, for each Bond, the initial purchaser of the Bond.	
182	"Interest Payment Date" means;	
183	1. for each Daily Rate Bond and Weekly Rate Bond, the first	
184	Business Day of each month and each Conversion Date, other than a Conversion Date	
185	between the Daily Interest Period and the Weekly Interest Period;	
186	2, for each Index Floating Rate Bond, the first Business Day of each	ch
187	month and each Conversion Date;	
188	3, for each Direct Purchase Rate Bond, each date specified as such	i <b>i</b> 1
189	the Direct Purchase Agreement and each Conversion Date;	
190	4. for each Short-Term Rate Bond, the first Business Day after the	
191	last day of each Short-Term Interest Period and each Conversion Date;	
192	5. for each Long-Term Rate Bond, each Payment Date and each	
193	Conversion Date;	
194	6. for each Fixed Rate Bond, each Payment Date;	
195	7. for each Bond, the Maturity Date; and	
196	8. for each Bank Bond, each date specified as such in the Liquidity	7
197	Facility or any Liquidity Facility Agreement.	
198	"Interest Rate Mode" means, for each Bond, a period in which the Bond bears	
199	interest at a Daily Rate, Weekly Rate, Index Floating Rate, Direct Purchase Rate, Short	t-
200	Term Rate, Long-Term Rate or Fixed Rate.	
201	"LIBOR Index" means, on any Computation Date, the rate for deposits in U.S.	
202	dollars with a one-month maturity as published by Reuters on Reuters Screen LIBOR0	1
203	Page (or published by such other service selected by the county that has been approved	l٥

205

206

207

208

209

210

211

212

213

214

215

216

217

218

219

220

221

222

223

224

225

226

nominated by the ICE Benchmark Administration as an authorized vendor for the purpose of publishing London interbank offered rates for U.S. dollar deposits) as of 11:00 a.m., London time, on the Computation Date; provided, that if such rate is not available on the Computation Date and/or the county or the Calculation Agent is not able to determine such rate, "LIBOR Index" means the LIBOR Index then in effect during the preceding LIBOR Index Rate Period; or, at the direction of a Finance Director (1) a replacement index based upon the arithmetic mean of the quotations, if any, of the interbank offered rate by first class banks in London or New York for deposits with a one-month maturity; or (2) the Calculation Agent's Federal Funds Rate. The Calculation Agent shall give prompt written notice to the county setting forth such change in interest rate, the nature of the circumstances giving rise to such change, and the method of calculating such change if based upon a replacement index. The Calculation Agent's internal records of applicable interest rates shall be determinative in the absence of manifest error. "LIBOR Index Rate" means an interest rate determined on each Computation Date equal to the sum of (1) the product of the LIBOR Index multiplied by the Applicable Factor plus; (2) the Applicable Spread. "LIBOR Index Rate Conversion Date" means (1) the date (other than the Closing Date) on which interest on the Bonds begins to accrue at the LIBOR Index Rate; or (2) the date on which the then-current LIBOR Index Rate Period is converted to a new LIBOR Index Rate Period. "LIBOR Index Rate Period" means each period from and including a LIBOR Index Rate Conversion Date to but excluding the earlier of (1) the succeeding Purchase

227	Date; and (2) the Maturity Date.
228	"LIBOR Index Reset Date" means the first day of each month.
229	"Liquidity Facility Agreement" means, with respect to a Liquidity Facility then in
230	effect, the separate agreement, if any, under and pursuant to which the Liquidity Facility
231	is issued.
232	"Liquidity Facility Date" means the date on which a Liquidity Facility is accepted
233	by the Tender Agent and becomes effective, and includes the date any amendment of the
234	automatic termination events, suspension events or conditions to purchase becomes
235	effective, but does not include the date of any renewal or extension of the expiration date
236	of a Liquidity Facility then in effect.
237	"Liquidity Facility Request" has the meaning given in Section F.5. of this motion.
238	"Long-Term Interest Period" means each period during which a particular Long-
239	Term Rate is in effect.
240	"Long-Term Rate" means an interest rate determined for a term of more than 270
241	days as provided in Section C.12. of this motion.
242	"Long-Term Rate Bond" means a Bond that bears interest at a Long-Term Rate.
243	"Long-Term Rate Conversion Date" means (1) the date (other than the Closing
244	Date) on which interest on the Bonds begins to accrue at the Long-Term Rate; or (2) the
245	date on which the then-current Long-Term Interest Period is converted to a new Long-
246	Term Interest Period.
247	"Long-Term Rate Mandatory Purchase Date" means the first day after the last day
248	of each Long-Term Interest Period.
249	"Long-Term Rate Period" means the period during which the Bonds are Long-

250	Term Rate Bonds.
251	"Maturity Date" means January 1, 2040.
252	"Maximum Rate" means an interest rate equal to the lower of (1) twelve percent
253	(12%) per annum; or (2) the maximum interest rate, if any, permitted by law.
254	"Non-reinstatement Date" means, for a Liquidity Facility, the date that is seven
255	days (or if the seventh day is not a Business Day, the Business Day preceding the seventh
256	day) after the date on which the Tender Agent receives written notice from the Liquidity
257	Provider to the effect that an event of default under the Liquidity Facility or any related
258	Liquidity Facility Agreement has occurred and, following a draw on the Liquidity
259	Facility and in accordance with the terms of the Liquidity Facility or any related
260	Liquidity Facility Agreement, the amount so drawn will not be reinstated.
261	"Optional Liquidity Payment" has the meaning given in Section I.2. of this
262	motion.
263	"Par Call Date" means, for each Index Floating Rate Bond, each Conversion Date,
264	each Purchase Date and each Business Day within the six calendar months preceding a
265	Conversion Date.
266	"Payment Date" means, for each Long-Term Rate Bond and each Fixed Rate
267	Bond, each date established by the council or the Finance Director on which a payment of
268	principal or interest is due.
269	"Purchase Date" means each date on which a Bond is subject to optional tender
270	for purchase pursuant to Section F.3. of this motion or mandatory tender for purchase
271	pursuant to Section F.4. of this motion.
272	"Purchase Price" means, for each Bond, an amount equal to the principal amount

plus, if the Purchase Date is not an Interest Payment Date, accrued and unpaid interest to the Purchase Date.

"Rating Agency" means each nationally recognized securities rating agency that provides a rating on the Bonds or portion thereof at the request of the county, including Moody's Investors Service, or its successors and assigns, Standard & Poor's Ratings Services, or its successors and assigns, and Fitch Ratings or its successors and assigns.

"Record Date" means, with respect to each Interest Payment Date, (1) for each Daily Rate Bond, Weekly Rate Bond, Index Floating Rate Bond, Direct Purchase Rate Bond and Short-Term Rate Bond, the Business Day preceding the Interest Payment Date; and (2) for each Long-Term Rate Bond and Fixed Rate Bond, the 15th day of the month preceding the Interest Payment Date, regardless of whether the 15th day of the month is a Business Day.

"Remarketing Agent" means the Initial Purchaser or such other remarketing agent appointed by the Finance Director.

"Remarketing Agreement" means a remarketing agreement entered into by the county and the Remarketing Agent, as the agreement may from time to time be amended or supplemented in accordance with its terms and the terms of the Liquidity Facility, if any, and any related Liquidity Facility Agreement.

"Required Liquidity Payment" has the meaning given in Section I.1. of this motion.

"Required Stated Amount" means the outstanding principal amount of the Bonds plus (1) accrued interest on the Bonds (A) for Daily Rate Bonds or Weekly Rate Bonds, not less than 37 days at a rate equal to the lower of the Maximum Rate or the maximum

297

298

299

300

301

302

303

304

305

306

307

308

309

310

311

312

313

314

315

316

317

318

rate then applicable to the Bonds; (B) for Long-Term Rate Bonds, not less than the longest period preceding an Interest Payment Date, plus five days, at the Long-Term Rate then in effect; or (C) for Short-Term Rate Bonds, not less than the length of the Short-Term Interest Period then in effect plus five days at the Short Term Rate then in effect; and (B) any additional amount required by a Rating Agency. "Short-Term Interest Period" means each period during which a particular Short-Term Rate is in effect with respect to a particular Short-Term Rate Bond. "Short-Term Rate" means, for a particular Bond, the interest rate determined on a periodic basis as provided in Section C.11. of this motion. "Short-Term Rate Bond" means a Bond that bears interest at a Short-Term Rate. "Short-Term Rate Conversion Date" means the date (other than the Closing Date) on which interest on the Bonds begins to accrue at one or more Short-Term Rates. "Short-Term Rate Mandatory Purchase Date" means the first day after the last day of each Short-Term Interest Period. "SIFMA" means the Securities Industry and Financial Markets Association. "SIFMA Index" means, for any Computation Date, the level of the index that is (1) compiled from the weekly interest rate resets of tax-exempt variable rate issues reported to the Short-term Obligation Rate Transparency ("SHORT") system of the Municipal Securities Rulemaking Board that meet specific criteria established from time to time by SIFMA; and (2) issued on each Wednesday, or if any Wednesday is not a Business Day, the succeeding Business Day. If the SIFMA Index is no longer published, then "SIFMA Index" shall mean the S&P Municipal Bond 7 Day High Grade Rate Index. If the S&P Municipal Bond 7 Day High Grade Rate Index is no longer published, then

319	"SIFMA Index" shall mean the prevailing rate determined by the Calculation Agent for
320	tax-exempt state and local government bonds meeting criteria determined in good faith
321	by the Calculation Agent to be comparable under the circumstances to the criteria used by
322	SIFMA to determine the SIFMA Index immediately prior to the date on which SIFMA
323	ceased publication of the SIFMA Index.
324	"SIFMA Index Rate" means an interest rate determined on each Computation
325	Date equal to the sum of the SIFMA Index plus the Applicable Spread.
326	"SIFMA Index Rate Conversion Date" means (1) the date (other than the Closing
327	Date) on which interest on the Bonds begins to accrue at the SIFMA Index Rate; or (2)
328	the date on which the then-current SIFMA Index Rate Period is converted to a new
329	SIFMA Index Rate Period.
330	"SIFMA Index Rate Period" means each period from and including a SIFMA
331	Index Rate Conversion Date to but excluding the earlier of (1) the succeeding Purchase
332	Date; and (2) the Maturity Date.
333	"SIFMA Index Reset Date" means Thursday of each week.
334	"Stated Expiration Date" means the date on which a Credit Enhancement or a
335	Liquidity Facility is scheduled to expire in accordance with its terms, as the date may be
336	extended from time to time in accordance with the Credit Enhancement or any related
337	Credit Facility Agreement or the Liquidity Facility or any related Liquidity Facility
338	Agreement.
339	"Tender Agent" means the Registrar or such other tender agent appointed by the
340	Finance Director.
341	"Termination Date" means (1) for a Credit Enhancement, the date that is seven

days (or if the seventh day is not a Business Day, the Business Day preceding the seventh		
day) after the date on which the Registrar receives written notice from the Credit Provider		
that (A) an event of default under the Credit Enhancement or any related Credit Facility		
Agreement has occurred; and (B) directs the Registrar to effect a mandatory tender for		
purchase of the Bonds by reason of the event of default; and (2) for a Liquidity Facility,		
the date that is seven days (or if the seventh day is not a Business Day, the Business Day		
preceding the seventh day) after the date on which the Tender Agent receives written		
notice from the Liquidity Provider that (A) an event of default under the Liquidity		
Facility or any related Liquidity Facility Agreement has occurred; and (B) directs the		
Tender Agent to effect a mandatory tender for purchase of the Bonds by reason of the		
event of default.		
"Undelivered Bond" means a Bond that is subject to purchase on a Purchase Date		
and that is not tendered and delivered for purchase on the Purchase Date but as to which		
the Tender Agent holds in the Purchase Fund sufficient funds to pay the Purchase Price		
of the Bond.		
of the Bond.  "Weekly Interest Period" means each period during which a particular Weekly		
"Weekly Interest Period" means each period during which a particular Weekly		
"Weekly Interest Period" means each period during which a particular Weekly Rate is in effect.		
"Weekly Interest Period" means each period during which a particular Weekly  Rate is in effect.  "Weekly Rate" means an interest rate determined on each Wednesday as provided		
"Weekly Interest Period" means each period during which a particular Weekly Rate is in effect.  "Weekly Rate" means an interest rate determined on each Wednesday as provided in Section C.6. of this motion.		

"Weekly Rate Period" means each period during which the Bonds are Weekly

365 Rate Bonds.

B. **Initial Period**. The Initial Period is a Direct Purchase Interest Period commencing December 19, 2017, and ending on the last day of the Direct Purchase Rate Period specified in the initial Direct Purchase Agreement.

#### C. Interest Rates.

- 1. Same Interest Rate Mode. The Bonds shall at all times be in the same Interest Rate Mode. Daily Rate Bonds shall bear interest accruing at the same Daily Rate, Weekly Rate Bonds shall bear interest accruing at the same Weekly Rate, Index Floating Rate Bonds shall bear interest accruing at the same Index Floating Rate, Direct Purchase Rate Bonds shall bear interest accruing at the same Direct Purchase Rate, and Long-Term Rate Bonds shall bear interest accruing at the same Long-Term Rate.
- 2. **Maximum Rate**. Notwithstanding anything herein to the contrary, no interest rate borne by any Bond may exceed the Maximum Rate.
  - 3. Determination of Certain Interest Rates. Each Daily Rate, Weekly Rate and Short-Term Rate shall be determined by the Remarketing Agent as the minimum interest rate per annum that, in the reasonable judgment of the Remarketing Agent, would enable the Bonds bearing the interest rate to be sold on the date of determination at a price equal to the principal amount thereof (without regard to accrued interest, if any, thereon), except as otherwise provided in Section C.11. of this motion for Short-Term Rates. Interest accrued at the Daily Rate, Weekly Rate, SIFMA Index Rate and Short-Term Rate shall be calculated on the basis of the actual number of days elapsed in a 365- or 366-day year, as applicable. Interest accrued at the LIBOR Index Rate shall be calculated on the basis of the actual number of days elapsed in a 360-day year.

Interest accrued at the Long-Term Rate and Fixed Rate shall be calculated on the basis of a 360-day year consisting of twelve 30-day months. Interest accrued at the Alternate Index Rate or Direct Purchase Rate shall be calculated as specified in the Alternate Index Rate Certificate or the Direct Purchase Agreement, as applicable. Each determination by the Remarketing Agent of the Daily Rate, Weekly Rate, Short-Term Rate, Long-Term Rate and Fixed Rate shall be conclusive and binding upon the county, the Registrar, the Tender Agent, the Remarketing Agent, the Beneficial Owners, the Registered Owners, the Liquidity Provider, if any, and the Credit Provider, if any. Each Direct Purchase Rate shall be determined as specified in the Direct Purchase Agreement.

Agent fails for any reason to determine the Daily Rate, Weekly Rate, Short-Term Rate or Long-Term Rate for any Daily Rate Period, Weekly Rate Period, Short-Term Interest Period or Long-Term Rate Period when required hereunder, or a court holds that the Daily Rate, Weekly Rate, Short-Term Rate or Long-Term Rate for any Daily Rate Period, Weekly Rate Period, Short-Term Rate or Long-Term Rate for any Daily Rate Period, Weekly Rate Period, Short-Term Interest Period or Long-Term Rate Period is invalid, illegal or unenforceable, then the interest rate to be borne by the Bonds for which the interest rate cannot be determined shall be the SIFMA Index, until the interest rate for the Bonds is again validly determined by the Remarketing Agent.

#### 5. Daily Rates.

- a. Interest Period. Daily Interest Periods commence on each
  Business Day and shall extend to, but not include, the succeeding Business Day.
- b. Effective Period. The Daily Rate for each Daily Interest
   Period shall be effective from and including the commencement date of the Daily Interest

Period and shall remain in effect to, but not including, the succeeding Business Day.

c. **Determination Time**. Each Daily Rate shall be determined by the Remarketing Agent not later than 10:00 a.m., New York City time, on the commencement date of the Daily Interest Period. Notice of each Daily Rate shall be given by the Remarketing Agent by Electronic Notice to the Registrar, the Tender Agent, the county, the Liquidity Provider, if any, and the Credit Provider, if any, not later than 10:30 a.m., New York City time, on the date of determination. The Registrar shall inform each Registered Owner of Daily Rate Bonds of each Daily Rate determined by the Remarketing Agent upon request.

#### 6. Weekly Rates.

- a. Interest Period. Weekly Interest Periods commence on each Wednesday and end on the following Tuesday; provided, that (1) in the case of a Conversion to a Weekly Rate from another Interest Rate Mode, the initial Weekly Interest Period shall commence on the Weekly Rate Conversion Date and end on the succeeding Tuesday; and (2) in the case of a Conversion from a Weekly Rate to a Daily Rate, Index Floating Rate, Direct Purchase Rate, Short-Term Rate or Long-Term Rate, the last Weekly Interest Period prior to Conversion shall end on the last day preceding the Conversion Date.
- b. **Effective Period**. The Weekly Rate for each Weekly Interest Period shall be effective from and including the commencement date of the Weekly Interest Period and shall remain in effect through and including the last day of the Weekly Interest Period.
  - c. **Determination Time**. Each Weekly Rate shall be

435

436

437

438

439

440

441

442

443

444

445

446

447

448

449

450

451

452

453

454

455

456

determined by the Remarketing Agent not later than 10:00 a.m., New York City time, on the commencement date of the Weekly Interest Period. Notice of each Weekly Rate shall be given by the Remarketing Agent by Electronic Notice to the Registrar, the Tender Agent, the county, the Liquidity Provider, if any, and the Credit Provider, if any, not later than 10:30 a.m., New York City time, on the date of determination. The Registrar shall inform each Registered Owner of Weekly Rate Bonds of each Weekly Rate determined by the Remarketing Agent upon request.

7. LIBOR Index Rates. During each LIBOR Index Rate Period, the Bonds shall bear interest at the LIBOR Index Rate, commencing on and including the first day of the LIBOR Index Rate Period to but excluding the last day of the LIBOR Index Rate Period. Not less than five days prior to the first day of each LIBOR Index Rate Period, the county shall cause to be determined the Conversion Date on which the LIBOR Index Rate Period will end, the Applicable Factor and the Applicable Spread. The Calculation Agent shall determine the LIBOR Index Rate on each Computation Date during the LIBOR Index Rate Period. Each LIBOR Index Rate shall become effective on the LIBOR Index Reset Date succeeding the Computation Date. Interest at the LIBOR Index Rate shall accrue each day during each LIBOR Index Rate Period, commencing on and including the first day of the LIBOR Index Rate Period to but excluding the last day of the LIBOR Index Rate Period. The LIBOR Index Rate shall be rounded upward to the third decimal place. Promptly following the determination of the LIBOR Index Rate, notice of the LIBOR Index Rate shall be given by the Calculation Agent by Electronic Notice to the Registrar (if the Registrar is not the Calculation Agent) and to the county. If the LIBOR Index Rate is not determined by the Calculation Agent on the Computation

458

459

460

461

462

463

464

465

466

467

468

469

470

471

472

473

474

475

476

477

478

479

Date, the interest rate to be borne by the Index Floating Rate Bonds shall be the rate determined on the preceding Computation Date until the Calculation Agent next determines the LIBOR Index Rate.

- SIFMA Index Rates. During each SIFMA Index Rate Period, the 8. Bonds shall bear interest at the SIFMA Index Rate, commencing on and including the first day of the SIFMA Index Rate Period to but excluding the last day of the SIFMA Index Rate Period. Not less than five days prior to the first day of each SIFMA Index Rate Period, the county shall cause to be determined the Conversion Date on which the SIFMA Index Rate Period will end and the Applicable Spread. The Calculation Agent shall determine the SIFMA Index Rate on each Computation Date during the SIFMA Index Rate Period. The SIFMA Index Rate shall become effective on the SIFMA Index Reset Date succeeding the Computation Date (or on the Computation Date if the Computation Date is the SIFMA Index Reset Date). Interest at the SIFMA Index Rate shall accrue until the SIFMA Index Rate is recalculated on the succeeding Computation Date during the SIFMA Index Rate Period. The SIFMA Index Rate shall be rounded upward to the second decimal place. Promptly following the determination of the SIFMA Index Rate, notice of the SIFMA Index Rate shall be given by the Calculation Agent by Electronic Notice to the Registrar (if the Registrar is not the Calculation Agent) and to the county. If the SIFMA Index Rate is not determined by the Calculation Agent on the Computation Date, the interest rate to be borne by the Index Floating Rate Bonds shall be the rate determined on the preceding Computation Date until the Calculation Agent next determines the SIFMA Index Rate.
  - 9. Alternate Index Rates. During each Alternate Index Rate Period,

481

482

483

484

485

486

487

488

489

490

491

492

493

494

495

496

497

498

499

500

501

502

the Bonds shall bear interest at the Alternate Index Rate, commencing on and including the first day of the Alternate Index Rate Period to but excluding the last day of the Alternate Index Rate Period. Not less than five days prior to the first day of each Alternate Index Rate Period, the county shall cause the Alternate Index Rate Certificate to be executed, which shall include the Conversion Date on which the Alternate Index Rate Period will end, the Alternate Index, the Applicable Factor, the Applicable Spread, the Computation Date, the Alternate Index Reset Date, the day count convention for calculating the accrual of interest and the method of rounding the Alternate Index Rate. The Calculation Agent shall determine the Alternate Index Rate on each Computation Date during the Alternate Index Rate Period. Each Alternate Index Rate shall become effective on the Alternate Index Reset Date succeeding the Computation Date (or on the Computation Date if the Computation Date is the Alternate Index Reset Date). Interest at the Alternate Index Rate shall accrue each day during each Alternate Index Rate Period, commencing on and including the first day of the Alternate Index Rate Period to but excluding the last day of the Alternate Index Rate Period. Promptly following the determination of the Alternate Index Rate, notice of the Alternate Index Rate shall be given by the Calculation Agent by Electronic Notice to the Registrar (if the Registrar is not the Calculation Agent) and to the county. If the Alternate Index Rate is not determined by the Calculation Agent on the Computation Date, then except as otherwise provided in the Alternate Index Rate Certificate, the interest rate to be borne by the Index Floating Rate Bonds shall be the rate determined on the preceding Computation Date until the Calculation Agent next determines the Alternate Index Rate.

10. **Direct Purchase Rates**. During each Direct Purchase Rate Period,

504

505

506

507

508

509

510

511

512

513

514

515

516

517

518

519

520

521

522

523

524

525

the Bonds shall bear interest at the Direct Purchase Rate, commencing on and including the first day of the Direct Purchase Rate Period to but excluding the last day of the Direct Purchase Rate Period.

#### 11. Short-Term Rates.

Interest Period. Each Short-Term Interest Period shall be a. determined by the Remarketing Agent not later than 4:00 p.m., New York City time, on the Business Day preceding the Short-Term Interest Period; provided, that each Short-Term Interest Period (1) shall be from 1 to 270 days in length, but (A) if a Liquidity Facility is in effect, shall not exceed the number of days of interest coverage provided by the Liquidity Facility minus five days and shall not extend beyond the date that is seven days before the Stated Expiration Date of the Liquidity Facility; and (B) shall not exceed the number of days remaining prior to a Conversion Date; (2) shall commence on a Business Day (except that in the case of a Conversion to a Short-Term Rate, the initial Short-Term Rate shall commence on the Conversion Date); and (c) shall end on a day preceding a Business Day or the day preceding the Maturity Date. The Remarketing Agent may, in the reasonable exercise of its judgment, determine one or more Short-Term Interest Periods that result in a Short-Term Rate on the Bonds that is higher than would be borne by the Bonds with a shorter Short-Term Interest Period to increase the likelihood of achieving the lowest net interest cost during the term of the Bonds. The determination of each Short-Term Interest Period by the Remarketing Agent shall be based upon the relative market yields of the Bonds and other securities that bear interest at a variable rate or at fixed rates that, in the reasonable exercise of the judgment of the Remarketing Agent, are otherwise comparable to the Bonds, or any fact or circumstance

relating to the Bonds or affecting the market for the Bonds or affecting other comparable securities in a manner that, in the reasonable exercise of the judgment of the Remarketing Agent, will affect the market for the Bonds. The Remarketing Agent, in its discretion, may consider such information and resources as it deems appropriate in making the determinations described in this paragraph. Short-Term Rate Bonds may bear interest for different Short-Term Interest Periods and at different Short-Term Rates; provided that all Short-Term Rate Bonds with the same Short-Term Interest Period shall bear interest accruing at the same Short-Term Rate.

- b. **Effective Period**. The Short-Term Rate for each Short-Term Interest Period shall be effective from and including the commencement date of the Short-Term Interest Period and shall remain in effect through and including the last day of the Short-Term Interest Period.
- determined by the Remarketing Agent not later than 4:00 p.m., New York City time, on the Business Day preceding the commencement date of the Short-Term Interest Period.

  Notice of each Short-Term Rate shall be given by the Remarketing Agent by Electronic Notice to the Registrar, the Tender Agent, the county, the Liquidity Provider, if any, and the Credit Provider, if any, not later than 5:00 p.m., New York City time, on the date of determination. The Registrar shall inform each Registered Owner of Short-Term Rate Bonds of each Short-Term Rate determined by the Remarketing Agent upon request.

#### 12. Long-Term Rates.

a. Interest Period. Each Long-Term Interest Period shall commence on the Closing Date or a Long-Term Rate Conversion Date and end on a day

that is more than 270 days after the Closing Date or the Long-Term Rate Conversion Date and which is the day preceding a Conversion Date or the Maturity Date; provided, that if a Credit Enhancement or Liquidity Facility is in effect, no Long-Term Interest Period shall extend beyond the date that is seven days before the Stated Expiration Date of the Credit Enhancement or Liquidity Facility. The term of each Long-Term Interest Period shall be specified in writing by the county to the Remarketing Agent, the Registrar, the Tender Agent, the Credit Provider, if any, and the Liquidity Provider, if any, not less than five days prior to its commencement.

- b. Effective Period. The Long-Term Rate for each Long-Term Interest Period shall be effective from and including the commencement date of the Long-Term Interest Period and shall remain in effect through and including the last day of the Long-Term Interest Period.
- determined by the Remarketing Agent not later than 4:00 p.m., New York City time, on the Business Day preceding the commencement date of the Long-Term Interest Period.

  Notice of each Long-Term Rate shall be given by the Remarketing Agent by Electronic Notice to the Registrar, the Tender Agent, the county, the Liquidity Provider, if any, and the Credit Provider, if any, not later than 5:00 p.m., New York City time, on the date of determination. The Registrar shall inform each Registered Owner of Long-Term Rate Bonds of each Long-Term Rate determined by the Remarketing Agent upon request.
- d. **Remarketing**. The Long-Term Rate for each Long-Term Interest Period shall be determined by the Remarketing Agent as the minimum interest rate per annum that, in the reasonable judgment of the Remarketing Agent, would enable

the Bonds bearing the interest rate to be sold on the date of determination at a price equal
to the principal amount thereof (without regard to accrued interest, if any, thereon).
Notwithstanding the foregoing, the Long-Term Rate for a Long-Term Interest Period may
be the interest rate per annum that, in the reasonable judgment of the Remarketing Agent,
would enable the Bonds bearing the interest rate to be sold on the date of determination at
a price that will result in the lowest net interest cost, after taking into account any
premium or discount at which the Bonds are sold by the Remarketing Agent, provided
that in connection with any sale at a premium or discount:
(1) The county consents in writing to the sale of the
Bonds by the Remarketing Agent at the premium or discount;
(2) In the case of Bonds to be sold at a discount, the
county agrees to transfer to the Tender Agent on the commencement date of the Long-
Term Interest Period, in immediately available funds, for deposit in the County Purchase
Account, an amount equal to the discount;
(3) In the case of Bonds to be sold at a premium, the
Remarketing Agent transfers to the Registrar for deposit in the Junior Lien Bond Fund an
amount equal to any premium remaining after payment of costs of the remarketing;
(4) On or prior to the date of determination of the
Long-Term Rate, the county causes to be delivered to the Registrar and the Remarketing
Agent notice that Bond Counsel expects to be able to give, on or prior to the
commencement date of the Long-Term Interest Period, an opinion to the effect that the
Conversion will not, in and of itself, cause the interest on the Bonds to be includable in
gross income for federal income tax purposes; and

596

597

598

599

600

601

602

603

604

605

606

607

608

609

610

611

612

613

614

615

616

617

- (5) On or prior to the commencement date of the Long-Term Interest Period, the county causes to be delivered to the Registrar and the Remarketing Agent an opinion of Bond Counsel to the effect that the Conversion will not, in and of itself, cause the interest on the Bonds to be includable in gross income for federal income tax purposes.
- 13. **Bank Bonds**. Notwithstanding anything herein to the contrary, (a) each Bank Bond shall bear interest at the Bank Rate in accordance with the Liquidity Facility or the Liquidity Facility Agreement (as calculated by the Liquidity Provider in accordance with the Liquidity Facility or the Liquidity Facility Agreement and advised by the Liquidity Provider to the Registrar) for each day from and including the day the Bank Bond becomes a Bank Bond to and excluding the day the Bank Bond ceases to be a Bank Bond or is paid in full or is surrendered to the Registrar for cancellation; (b) interest on each Bank Bond shall be calculated on the basis of a 365-day year or a 360-day year in accordance with the Liquidity Facility or the Liquidity Facility Agreement and the actual number of days elapsed; and (c) interest on each Bank Bond shall be payable on the dates and in the manner specified in the Liquidity Facility or the Liquidity Facility Agreement. A Bank Bond shall cease to be a Bank Bond only (1) if the Bank Bond is remarketed and transferred or otherwise released by the Tender Agent upon authorization of the Liquidity Provider; or (2) if the Bank Bond otherwise ceases to be a Bank Bond in accordance with the terms of the Liquidity Facility or the Liquidity Facility Agreement and the county, the Remarketing Agent, the Tender Agent and the Registrar have received written notice to that effect from the Liquidity Provider.

#### D. Conversions.

618	1. Conversions to Interest Rate Modes other than the Fixed Rate.
619	At the option of the county, the interest rate to be borne by all (but not less than all) of the
620	Bonds (other than Fixed Rate Bonds) may be converted to a Daily Rate, Weekly Rate,
621	Index Floating Rate, Direct Purchase Rate, Short-Term Rate or Long-Term Rate, as
622	follows:
623	a. Conversion Date. The Conversion Date shall be (1) for
624	Daily Rate Bonds, Weekly Rate Bonds, Short-Term Rate Bonds and Long-Term Rate
625	Bonds, an Interest Payment Date; (2) for Index Floating Rate Bonds, a Par Call Date; (3)
626	for Direct Purchase Rate Bonds, a County Elective Purchase Date; and (4) for Long-Term
627	Rate Bonds, a Long-Term Rate Mandatory Purchase Date or a date on which the Long-
628	Term Rate Bonds are subject to redemption at the option of the county. Interest shall
629	accrue on Bonds at the new interest rate commencing on the Conversion Date, whether or
630	not a Business Day. Any action required to be taken on the Conversion Date, if the day is
631	not a Business Day, may be taken on the succeeding Business Day as if it had occurred
632	on the Conversion Date.
633	b. <b>Notice of Intent to Convert</b> . The county shall give
634	Electronic Notice of its intent to effect each Conversion to the Remarketing Agent, the
635	Tender Agent, the Registrar, the Liquidity Provider, if any, and the Credit Provider, if
636	any, not less than five days (or such shorter period as shall be acceptable to the applicable
637	parties) prior to the date on which the Registrar is required to provide notice to the
638	Registered Owners.
639	c. <b>Notice of Conversion</b> . The Registrar shall give Electronic
640	Notice, confirmed by first class mail, of each Conversion of Bonds to each Registered

641	Owner not less than 15 days prior to the proposed Conversion Date at their addresses as
642	they appear on the Bond Register as of the date notice of the intent to effect Conversion
643	is received by the Registrar from the county. The notice shall include the information
644	required for a mandatory tender for purchase specified in Section E.4. of this motion.
645	d. Conditions to Conversion.
646	(1) Notwithstanding delivery by the county of notice of
647	its intent to effect a Conversion, the Conversion shall not take effect if:
648	(A) the county withdraws the notice not later
649	than the Business Day preceding the date on which the interest rate for the new Interest
650	Rate Mode is to be determined;
651	(B) the Calculation Agent or the Remarketing
652	Agent, as applicable, fails to determine, when required, the interest rate for the new
653	Interest Rate Mode;
654	(C) the notice of Conversion required to be
655	given to Registered Owners is not given when required;
656	(D) the county fails to deliver to the Registrar,
657	the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any, on
658	or before the Conversion Date, an opinion of Bond Counsel to the effect that the
659	Conversion is authorized hereby and will not, in and of itself, cause the interest on the
660	Bonds to be includable in gross income for federal income tax purposes;
661	(E) sufficient funds are not available by 12:00
662	p.m., New York City time, on the Conversion Date to purchase all of the Bonds required
663	to be purchased on the Conversion Date; or

664	(F)	)	not all	of the Bonds required to be marketed	
665	on the Conversion Date are remarketed in the new Interest Rate Mode.				
666	(2) In	any	of such	events,	
667	(A	)	the Co	nversion Date shall not occur,	
668	whether or not notice of the Conversion has been given to the Registered Owners;				
669	(B)	)	the Bo	nds:	
670			i.	that are Daily Rate Bonds shall	
671	continue to bear interest at a Daily Rate;			vi	
672			ii.	that are Weekly Rate Bonds shall	
673	continue to bear interest at a Weekly Ra	te;			
674			iii.	that are Index Floating Rate Bonds	
675	shall bear interest at the Delayed Remarketing Rate;				
676			iv.	that are Direct Purchase Rate Bonds	
677	shall bear interest as specified in the Direct Purchase Agreement;				
678			v.	that are Short-Term Rate Bonds shall	
679	continue to bear interest at a Short-Term Rate until the Bonds have been remarketed; and				
680			vi.	that are Long-Term Rate Bonds shall	
681	continue to bear interest at a Long-Term	Rat	e until	the Bonds have been remarketed; and	
682	(C)	)	the ma	ndatory tender for purchase of the	
683	Bonds on the Conversion Date shall not occur, whether or not notice of the Conversion				
684	has been given to the Registered Owners	S.			
685	e. Withdrawal of Notice of Conversion. Notice of				
686	withdrawal of a notice of Conversion sha	all b	e given	by the county to the Registrar, the	

Remarketing Agent, the Tender Agent, the Calculation Agent, if any, the Credit Provider, if any, and Liquidity Provider, if any, by telephone, promptly confirmed in writing, and shall thereafter be promptly given to the Registered Owners by the Registrar by Electronic Notice, confirmed by first class mail.

- 2. **Conversions to the Fixed Rate**. At the option of the county, the interest rate to be borne by all (but not less than all) of the Bonds (other than Fixed Rate Bonds) may be converted to a Fixed Rate, as follows:
- a. **Fixed Rate Conversion Date**. The Fixed Rate Conversion Date shall be (1) for Daily Rate Bonds, Weekly Rate Bonds, Short-Term Rate Bonds and Long-Term Rate Bonds, an Interest Payment Date; (2) for Index Floating Rate Bonds, a Par Call Date; (3) for Direct Purchase Rate Bonds, a County Elective Purchase Date; and (4) for Long-Term Rate Bonds, a Long-Term Rate Mandatory Purchase Date or a date on which the Long-Term Rate Bonds are subject to redemption at the option of the county. Interest shall accrue on Fixed Rate Bonds on the Fixed Rate Conversion Date, whether or not a Business Day. Any action required to be taken on the Fixed Rate Conversion Date, if the day is not a Business Day, may be taken on the succeeding Business Day as if it had occurred on the Fixed Rate Conversion Date.
- b. **Notice of Intent to Convert**. The county shall give Electronic Notice of its intent to effect a Conversion to the Fixed Rate to the Remarketing Agent, the Tender Agent, the Registrar, the Liquidity Provider, if any, and the Credit Provider, if any, not less than five days (or such shorter period as shall be acceptable to the applicable parties) prior to the date on which the Registrar is required to provide notice to the Registered Owners.

711

712

713

714

715

716

717

718

719

720

721

722

723

724

725

726

727

728

729

730

731

732

Notice, confirmed by first class mail, of each Conversion to the Fixed Rate to each Registered Owner not less than 15 days prior to the proposed Fixed Rate Conversion Date at their addresses as they appear on the Bond Register as of the date notice of the intent to effect Conversion is received by the Registrar from the county. The notice shall include the information required for a mandatory tender for purchase specified in Section F.4. of this motion.

d. **Determination of Fixed Rate**. All Fixed Rate Bonds shall have the same Maturity Date and bear interest at the same Fixed Rate on and after the Fixed Rate Conversion Date unless on the date the Remarketing Agent determines the Fixed Rate the Remarketing Agent also determines, in the reasonable exercise of its judgment, that the Fixed Rate Bonds would bear a lower effective net interest cost if the Fixed Rate Bonds were serial bonds or serial bonds and term bonds. In that case, the Fixed Rate Bonds may be serial bonds or serial bonds and term bonds with different Maturity Dates or mandatory sinking fund redemption dates and bearing separate Fixed Rates for each Maturity Date. The Fixed Rate shall be the minimum interest rate per annum that, in the reasonable judgment of the Remarketing Agent, would enable the Fixed Rate Bonds to be sold on the date of determination at a price equal to the principal amount thereof (without regard to accrued interest, if any, thereon). Not less than five days prior to the Fixed Rate Conversion Date, the Remarketing Agent shall provide Electronic Notice of the schedule of principal amounts per Maturity Date, mandatory sinking fund redemption dates and amounts and each Fixed Rate to the Registrar, the county, the Liquidity Provider, if any, and the Credit Provider, if any.

733	e.(1) <b>Conditions to Conversion</b> . Notwithstanding delivery by
734	the county of notice of its intent to effect a Conversion to a Fixed Rate, the Conversion to
735	the Fixed Rate shall not take effect if:
736	(A) the county withdraws the notice not later
737	than the Business Day preceding the date on which the Fixed Rate is to be determined;
738	(B) the Remarketing Agent fails to determine
739	the Fixed Rate;
740	(C) the notice of Conversion required to be
741	given to Registered Owners is not given when required;
742	(D) the county fails to deliver to the Registrar,
743	the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any, on
744	or before the Fixed Rate Conversion Date, an opinion of Bond Counsel to the effect that
745	the Conversion is authorized hereby and will not, in and of itself, cause the interest on the
746	Bonds to be includable in gross income for federal income tax purposes; or
747	(E) sufficient funds are not available by 12:00
748	p.m., New York City time, on the Fixed Rate Conversion Date to purchase all of the
749	Bonds required to be purchased on the Fixed Rate Conversion Date.
750	(2) In any of such events,
751	(A) the Fixed Rate Conversion Date shall not
752	occur, whether or not notice of the Conversion has been given to the Registered Owners;
753	(B) the Bonds:
754	i. that are Daily Rate Bonds shall
755	continue to bear interest at a Daily Rate;

756	ii. that are Weekly Rate Bonds shall
757	continue to bear interest at a Weekly Rate;
758	iii. that are Index Floating Rate Bonds
759	shall bear interest at the Delayed Remarketing Rate;
760	iv. that are Direct Purchase Rate Bonds
761	shall bear interest as specified in the Direct Purchase Agreement;
762	v. that are Short-Term Rate Bonds shall
763	continue to bear interest at a Short-Term Rate until the Bonds have been remarketed;
764	vi. that are Long-Term Rate Bonds shall
765	continue to bear interest at a Long-Term Rate until all the Bonds have been remarketed;
766	and
767	(C) the mandatory tender for purchase of the
768	Bonds on the Fixed Rate Conversion Date shall not occur, whether or not notice of the
769	Conversion has been given to the Registered Owners.
770	f. Withdrawal of Notice of Conversion. Notice of
771	withdrawal of a notice of Conversion shall be given by the county to the Registrar, the
772	Remarketing Agent, the Tender Agent, the Liquidity Provider, if any, and the Credit
773	Provider, if any, by telephone, promptly confirmed in writing, and shall thereafter be
774	promptly given to the Registered Owners by the Registrar by Electronic Notice,
775	confirmed by first class mail.
776	g. Sales at Premium or Discount. Notwithstanding the
777	foregoing, the Fixed Rate may be the interest rate or rates per annum that, in the
778	reasonable judgment of the Remarketing Agent, would enable the Fixed Rate Bonds

779	bearing such interest rate or rates to be sold on the date of determination at a price or		
780	prices that will result in the lowest net interest cost, after taking into account any		
781	premium or discount at which the Fixed Rate Bonds are sold by the Remarketing Agent,		
782	provided that in connection with any such sale at a premium or discount:		
783	(1) The county consents in writing to the sale of such		
784	the Fixed Rate Bonds by the Remarketing Agent at such premium or discount;		
785	(2) In the case of Fixed Rate Bonds to be sold at a		
786	discount, the county agrees to transfer to the Tender Agent on the Fixed Rate Conversion		
787	Date, in immediately available funds, for deposit in the County Purchase Account, an		
788	amount equal to such discount;		
789	(3) In the case of Fixed Rate Bonds to be sold at a		
790	premium, the Remarketing Agent transfers to the Registrar for deposit in the Junior Lien		
791	Bond Fund an amount equal to any premium remaining after payment of costs of the		
792	remarketing;		
793	(4) On or prior to the date of determination of the Fixed		
794	Rate, the county causes to be delivered to the Registrar and the Remarketing Agent notice		
795	that Bond Counsel expects to be able to give, on or prior to the Fixed Rate Conversion		
796	Date, an opinion to the effect that such Conversion will not, in and of itself, cause the		
797	interest on the Fixed Rate Bonds to be includable in gross income for federal income tax		
798	purposes; and		
799	(5) On or prior to the Fixed Rate Conversion Date, the		
800	county causes to be delivered to the Registrar and the Remarketing Agent an opinion of		
801	Bond Counsel to the effect that such Conversion will not, in and of itself, cause the		

interest on the Fixed Rate Bonds to be includable in gross income for federal income tax purposes.

#### E. Redemption of Bonds.

- 1. **Daily Rate Bonds**. Daily Rate Bonds are subject to redemption prior to the Maturity Date at the option of the county on any Business Day, in whole or in part in amounts specified by the Finance Director, at a redemption price equal to the principal amount of the Daily Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- 2. Weekly Rate Bonds. Weekly Rate Bonds are subject to redemption prior to the Maturity Date at the option of the county on any Business Day, in whole or in part, at a redemption price equal to the principal amount of the Weekly Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- 3. Index Floating Rate Bonds. Index Floating Rate Bonds are subject to redemption prior to the Maturity Date at the option of the county on any Par Call Date, in whole or in part, at a redemption price equal to the principal amount of the Index Floating Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- 4. **Direct Purchase Rate Bonds**. Direct Purchase Rate Bonds are subject to redemption on the terms and conditions specified in the Direct Purchase Agreement.
- 5. **Short-Term Rate Bonds**. Short-Term Rate Bonds are subject to redemption prior to the Maturity Date at the option of the county on any Interest Payment

Date, in whole or in part, at a redemption price equal to the principal amount of the Short-Term Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.

- 6. **Long-Term Rate Bonds**. Long-Term Rate Bonds are subject to redemption prior to the Maturity Date at the option of the county on any Purchase Date, in whole or in part, at a redemption price equal to the principal amount of the Long-Term Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- Rate Bonds in a Long-Term Interest Period of more than five years are subject to redemption prior to the Maturity Date at the option of the county on any date on or after the fifth anniversary of the Long-Term Rate Conversion Date, in whole or in part, at a redemption price equal to the principal amount of the Long-Term Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- 8. **Fixed Rate Bonds**. Fixed Rate Bonds with a Fixed Interest Period of more than five years are subject to redemption prior to the Maturity Date at the option of the county on any date on or after the fifth anniversary of the Fixed Rate Conversion Date, in whole or in part, at a redemption price equal to the principal amount of the Fixed Rate Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium.
- 9. Alternative Provisions for Long-Term Rate Bonds and Fixed Rate Bonds. Notwithstanding the foregoing, if the county delivers to the Registrar and

Rate Bonds or Bonds that are being converted to Fixed Rate Bonds (a) a notice containing alternative redemption periods and/or redemption prices for the Long-Term Rate Bonds or Fixed Rate Bonds or converting mandatory sinking fund redemption dates and amounts to serial maturity dates and amounts (or *vice versa*); and (b) an opinion of Bond Counsel addressed to the Registrar and the Remarketing Agent to the effect that such modifications will not, in and of themselves, cause the interest on the Long-Term Rate Bonds or Fixed Rate Bonds to be includable in gross income for federal income tax purposes, then on and after such Conversion Date, the Long-Term Rate Bonds or Fixed Rate Bonds may be subject to redemption by the county and/or shall mature pursuant to the alternative redemption provisions and/or maturity schedule set forth in that notice.

- 10. **Bank Bonds**. Bank Bonds are subject to redemption, at a redemption price equal to the principal amount of the Bank Bonds to be redeemed, plus interest accrued thereon to the date fixed for redemption, without premium, on the dates, in the amounts and in the manner set forth in the Liquidity Facility or the related Liquidity Facility Agreement.
- 11. **Rights of Credit Provider**. At any time a Credit Enhancement is in effect, the Bonds secured by such Credit Enhancement may not be redeemed at the option of the county unless the county has obtained the prior written consent of the Credit Provider or has deposited with the Registrar not less than one Business Day prior to the day fixed for such redemption an amount sufficient to reimburse the Credit Provider for money to be drawn to redeem such Bonds. At any time a Credit Enhancement is in effect, the redemption price of Bonds secured by such Credit Enhancement shall be paid

from the proceeds of a draw on such Credit Enhancement; provided, that if the notice of optional redemption was not conditional (or if the county otherwise agrees to redeem such Bonds) and if the Credit Provider fails to honor such draw, the amount provided by the county to the Registrar for such purpose shall be applied to redeem such Bonds on the date fixed for redemption.

- 12. **Selection of Bonds for Redemption**. Bank Bonds shall be selected for redemption at the option of the county prior to the selection of other Bonds for redemption.
- Bonds, Weekly Rate Bonds, Index Floating Rate Bonds, Direct Purchase Rate Bonds and Short-Term Rate Bonds shall be given not less than 15 nor more than 60 days prior to the date fixed for redemption to the Registered Owners thereof by Electronic Notice, confirmed by first class mail. Notice of redemption of Long-Term Rate Bonds and Fixed Rate Bonds shall be given not less than 20 nor more than 60 days prior the date fixed for redemption to the Registered Owners thereof by Electronic Notice, confirmed by first class mail. Notwithstanding the foregoing, notice of redemption of Index Floating Rate Bonds during a Delayed Remarketing Period may (and if required, shall) be given not less than five days prior to the date fixed for redemption, notice of redemption of Direct Purchase Rate Bonds may (and if required, shall) be given as provided in the Direct Purchase Agreement and notice of redemption of Bank Bonds may be given as provided in the Liquidity Facility or any related Liquidity Facility Agreement.
  - F. Tender and Purchase of Bonds.
    - 1. **Tender Agent**. The Registrar is appointed by the county as the

initial Tender Agent for the Bonds. The Tender Agent shall designate its office, and any Tender Agent other than the Registrar shall signify its acceptance of the duties and obligations imposed upon it hereunder by a written instrument of acceptance delivered to the county, the Registrar and the Liquidity Provider, if any, under which the Tender Agent will agree, particularly:

- a. To hold all Daily Rate Bonds, Weekly Rate Bonds, Index
  Floating Rate Bonds, Direct Purchase Rate Bonds, Short-Term Rate Bonds and LongTerm Rate Bonds delivered to it for purchase hereunder as agent and bailee of, and in
  escrow for the exclusive benefit of, the respective Registered Owners that have delivered
  such Bonds until money representing the Purchase Price of such Bonds has been
  delivered to or for the account of or to the order of such Registered Owners;
- b. To hold all money, other than proceeds of draws on the Liquidity Facility, delivered to it hereunder for the purchase of Bonds as agent and bailee of, and in escrow for the exclusive benefit of, the person or entity which has delivered such money until the Bonds purchased with such money have been delivered to or for the account of such person or entity;
- c. To hold all money delivered to it hereunder from draws on any Liquidity Facility for the purchase of Daily Rate Bonds, Weekly Rate Bonds, Index Floating Rate Bonds, Short-Term Rate Bonds and Long-Term Rate Bonds as agent and bailee of, and in escrow for the exclusive benefit of, the Registered Owners who deliver Bonds to it for purchase until the Bonds purchased with such money have been delivered to or for the account of the Liquidity Provider;
  - d. To keep such books and records as is consistent with

prudent industry practice and, upon reasonable advance notice, to make such books and records available for inspection by the county, the Registrar, the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any; and

e. To perform the foregoing duties and obligations subject to and in accordance with the provisions hereof relating thereto and to perform such other duties and responsibilities as are provided herein to be performed by the Tender Agent.

The Tender Agent in performing its duties as set forth herein shall have the rights and immunities, including exculpations and indemnifications, of the Registrar as may be set forth herein to the same extent and as fully for all intents and purposes as though such rights and immunities had been set forth at length with respect to the Tender Agent.

## 2. Qualifications of Tender Agent.

a. The Tender Agent shall be duly organized under the laws of the United States of America or any state or territory thereof and be (1) a commercial bank and trust company; or (2) a national banking association, have a combined capital stock, surplus and undivided profits of not less than \$50,000,000 and be authorized by law to perform all duties imposed upon it hereby. At all times during which the Bonds are not held in book-entry only form, the Tender Agent shall have an office or agency in New York, New York. The Tender Agent may at any time resign and be discharged of the duties and obligations created hereby by giving not less than 60 days' notice to the county, the Registrar, the Liquidity Provider, if any, and the Remarketing Agent, provided that such resignation shall not take effect until the appointment and acceptance of a successor Tender Agent. The Tender Agent may be removed at any time by the county upon written notice to the Tender Agent, the Registrar, the Liquidity Provider, if

any, and the Remarketing Agent, provided that such removal shall not take effect until the appointment of, and the acceptance of appointment by, a successor Tender Agent.

Successor Tender Agents may be appointed from time to time by the county and with the written approval of each Liquidity Provider, if any, such approval not to be unreasonably withheld.

- b. If no successor Tender Agent shall have been appointed and have accepted appointment within 30 days of the giving notice of resignation or notice of removal as aforesaid, the county may appoint, with the prior written approval of the Liquidity Provider, if any (such approval not to be unreasonably withheld), a successor Tender Agent to act until a successor Tender Agent is appointed pursuant to the foregoing provisions.
- c. If no appointment of a successor Tender Agent shall have been made pursuant to the foregoing provisions, the Tender Agent resigning or being removed or any Registered Owner (on behalf of itself and all other Registered Owners) may petition any court of competent jurisdiction for the appointment of a successor Tender Agent, and such court may thereupon, after such notice, if any, as it may deem proper, appoint such successor Tender Agent.
- d. Any successor Tender Agent appointed hereunder shall signify its acceptance of such appointment by executing and delivering to the county, the Registrar, the Liquidity Provider, if any, the Remarketing Agent and its predecessor Tender Agent a written acceptance thereof, and thereupon (1) the successor Tender Agent, without further act, deed or conveyance, shall become vested with all the money, estates, properties, rights, powers, trusts, duties and obligations of such predecessor

964

965

966

967

968

969

970

971

972

973

974

975

976

977

978

979

980

981

982

983

984

985

Tender Agent, with like effect as if originally named Tender Agent herein; and (2) the predecessor Tender Agent shall pay over, transfer, assign and deliver to the successor Tender Agent all right, title and interest of the Tender Agent in and to all money and all other property (including Bank Bonds) held by the Tender Agent subject to and in accordance herewith; but nevertheless, at the request of the county, the successor Tender Agent, any Remarketing Agent or the Liquidity Provider, the predecessor Tender Agent shall execute and deliver any and all instruments of conveyance or further assurance and do such other things as may reasonably be required for more fully and certainly vesting in and confirming to the successor Tender Agent all right, title and interest of the predecessor Tender Agent in and to all money and all other property (including Bank Bonds) held by it hereunder. Upon request of the successor Tender Agent, the county shall execute and deliver any and all instruments as may be reasonably required for more fully and certainly vesting in and confirming to the successor Tender Agent all money, estates, properties, rights, powers, trusts, duties and obligations of the predecessor Tender Agent. Upon acceptance by a successor Tender Agent as provided herein, the county shall give Electronic Notice of the succession of such Tender Agent, confirmed by first class mail, to the Registered Owners at the addresses shown on the Bond Register. If the county fails to deliver the notice within 15 days after the acceptance of appointment by the successor Tender Agent, the Registrar shall cause the notice to be delivered to the Registered Owners within 30 days after such acceptance at the expense of the county. Any entity into which the Tender Agent may be merged or e. converted or with which it may be consolidated or any company resulting from any

merger, conversion or consolidation to which it shall be a party or any entity to which the

Tender Agent may sell or transfer all or substantially all of its trust or trust-related business, provided such entity is eligible hereunder, shall be the successor to such Tender Agent, without the execution or filing of any paper or any further act, anything herein to the contrary notwithstanding. Upon any such merger, consolidation or sale, the successor Tender Agent shall notify the county, the Remarketing Agent, the Registrar and the Liquidity Provider and, thereafter, shall deliver to the Registered Owners at the addresses appearing on the Bond Register notice of the succession of such Tender Agent to the duties of the Tender Agent hereunder.

- 3. Optional Tender for Purchase of Daily Rate Bonds and Weekly Rate Bonds.
- a. A Registered Owner or Beneficial Owner may opt to tender Daily Rate Bonds, or portions thereof in Authorized Denominations, for purchase at the Purchase Price payable to the Registered Owner (and not the Beneficial Owner) in immediately available funds on any Business Day upon delivery of Electronic Notice or written notice of tender to the Tender Agent and the Remarketing Agent not later than 11:00 a.m., New York City time, on the designated Purchase Date.
- b. A Registered Owner or Beneficial Owner may opt to tender Weekly Rate Bonds, or portions thereof in Authorized Denominations, for purchase at the Purchase Price payable to the Registered Owner (and not the Beneficial Owner) in immediately available funds on any Business Day upon delivery of Electronic Notice or written notice of tender to the Tender Agent and the Remarketing Agent not later than 5:00 p.m., New York City time, on a Business Day not less than seven days prior to the designated Purchase Date.

1009 c.	Each notice of optional	tender for purchase:
---------	-------------------------	----------------------

- (1) Shall be delivered to the Tender Agent and the Remarketing Agent at their respective designated offices and be in form satisfactory to the Tender Agent and the Remarketing Agent;
- Rate Bond or Weekly Rate Bond or portion thereof in an Authorized Denomination being tendered and the CUSIP number of the Daily Rate Bond or Weekly Rate Bond; (B) that the Registered Owner or the Beneficial Owner irrevocably demands purchase of the Daily Rate Bond or Weekly Rate Bond or portion thereof; (C) the Purchase Date on which such Daily Rate Bond or Weekly Rate Bond or portion thereof is to be purchased; and (D) payment instructions with respect to the Purchase Price; and
- offer to sell the Daily Rate Bond or Weekly Rate Bond or portion thereof on the Purchase Date, to any purchaser selected by the Remarketing Agent, at a price equal to the Purchase Price; (B) an irrevocable authorization and instruction to the Tender Agent to effect transfer of the Daily Rate Bond or Weekly Rate Bond or portion thereof upon receipt by the Tender Agent of funds sufficient to pay the Purchase Price thereof on the Purchase Date; (C) an irrevocable authorization and instruction to the Tender Agent to effect the exchange of the Daily Rate Bond or Weekly Rate Bond for one or more Daily Rate Bonds or Weekly Rate Bond or portion thereof; and (D) an acknowledgment that the Registered Owner and the Beneficial Owner will have no further rights with respect to the Daily Rate Bond or Weekly Rate Bond or portion

1032	thereof upon deposit of an amount equal to the Purchase Price thereof with the Tender
1033	Agent on the Purchase Date, except for the right of the Registered Owner (and not the
1034	Beneficial Owner) to receive the Purchase Price upon surrender of the Daily Rate Bond
1035	or Weekly Rate Bond or portion thereof to the Tender Agent.
1036	d. The determination of the Tender Agent and the
1037	Remarketing Agent as to whether a notice of tender has been properly delivered shall be
1038	conclusive and binding upon the Registered Owner and the Beneficial Owner. The
1039	Tender Agent or the Remarketing Agent may waive any irregularity or nonconformity in
1040	any notice of tender.
1041	e. The right of each Registered Owner or Beneficial Owner to
1042	tender a Daily Rate Bond or Weekly Rate Bond for optional purchase shall terminate on
1043	the Conversion Date to an Interest Rate Mode that is not a Daily Rate Period or Weekly
1044	Rate Period.
1045	f. The Tender Agent shall promptly return to the Registered
1046	Owner or Beneficial Owner any notice of optional tender for purchase that is incomplete
1047	or improperly completed or not delivered within the time required delivering the notice,
1048	and shall promptly return to the Registered Owner the Daily Rate Bond or Weekly Rate
1049	Bond delivered therewith upon surrender of the receipt, if any, issued therefor.
1050	4. Mandatory Tender for Purchase of Bonds.
1051	a. The Bonds shall be subject to mandatory tender for
1052	purchase by the Tender Agent at the Purchase Price on each of the following Purchase
1053	Dates:
1054	(1) Each Conversion Date (unless the Conversion Date

(1)

1055	is already a Purchase Date, in which case no separate mandatory tender for purchase shall		
1056	occur), except for a Conversion between the Daily Rate Period and Weekly Rate Period;		
1057		(2)	Each County Elective Purchase Date.
1058		(3)	Each Short-Term Rate Mandatory Purchase Date;
1059		(4)	Each Long-Term Rate Mandatory Purchase Date;
1060		(5)	The fifth day preceding each Expiration Date
1061	1 (unless, on or prior to the fifth day preceding the Expiration Date, the Expiration Date is		
1062	extended);		
1063		(6)	Each Credit Facility Date and Liquidity Facility
1064	Date;		
1065		(7)	Each Termination Date;
1066		(8)	The date the county elects to terminate the Credit
1067	Enhancement or Liquidity F	acility p	prior to its expiration;
1068		(9)	Each Non-reinstatement Date; and
1069		(10)	Each date specified as a "Purchase Date" in the
1070	Direct Purchase Agreement.		
1071	b.	In add	lition to any other requirements set forth herein, each
1072	notice of mandatory tender f	or purc	hase of Bonds shall:
1073	2	(1)	Specify the proposed Purchase Date and the event
1074	that gives rise to the propose	ed Purch	nase Date;
1075		(2)	State that the Bonds shall be subject to mandatory
1076	tender for purchase on the pr	oposed	Purchase Date;
L077		(3)	State that Registered Owners and Beneficial

1078	Owners may not elect to retain Bonds subject to mandatory tender for purchase;
1079	(4) State that all Bonds subject to mandatory tender for
1080	purchase are required to be delivered to the designated office of the Tender Agent not
1081	later than 1:00 p.m., New York City time, on the Purchase Date;
1082	(5) State that if the Registered Owner of any Bond
1083	subject to mandatory tender for purchase fails to deliver the Bond to the Tender Agent for
1084	purchase on the Purchase Date, and if the Tender Agent is in receipt of funds sufficient to
1085	pay the Purchase Price, the Bond shall nevertheless be deemed purchased on the Purchase
1086	Date and ownership of the Bond will be transferred to the purchaser thereof;
1087	(6) State that any Registered Owner that fails to deliver
1088	any Bond subject to mandatory tender for purchase will have no further rights thereunder
1089	or hereunder except the right to receive the Purchase Price upon presentation and
1090	surrender of the Bond to the Tender Agent, and that the Registrar will place a stop
1091	transfer against the Bond on the Bond Register;
1092	(7) State that the Bonds will be purchased if money
1093	sufficient to effect such purchase has been provided from (A) the remarketing of the
1094	Bonds by the Remarketing Agent; (B) the Liquidity Facility, if any; or (C) funds
1095	provided by the county;
1096	(8) In the case of mandatory tender for purchase on any
1097	proposed Conversion Date, state that such Conversion and such mandatory tender will
1098	not occur if the conditions precedent to the Conversion are not satisfied, and summarize
1099	such conditions;
1100	(9) In the case of mandatory tender for purchase on the

fifth day preceding an Expiration Date, state that such mandatory tender will not occur, if, on or prior to the fifth day preceding the Expiration Date, the Expiration Date is extended; and

- (10) In the case of mandatory tender for purchase on a Credit Facility Date or Liquidity Facility Date, state that such mandatory tender will not occur if the conditions precedent to the effectiveness of the Credit Enhancement or Liquidity Facility are not satisfied, and summarize such conditions.
- c. Except as otherwise expressly provided herein with respect to notice of mandatory tender for purchase of Bonds on a proposed Conversion Date, Credit Facility Date or Liquidity Facility Date, (1) the Registrar shall give Electronic Notice of mandatory tender for purchase of Bonds to the Tender Agent, the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any, not less than five days (or such shorter period as shall be acceptable to the applicable parties) prior to the date on which the Registrar is required to provide notice to the Registered Owners; and (2) the Registrar shall give Electronic Notice, confirmed by first class mail, of mandatory tender for purchase of Bonds to each Registered Owner not less than 15 days prior to each proposed Purchase Date at their addresses as they appear on the Bond Register as of the date the notice is prepared.
- d. If, following the giving of notice of mandatory tender for purchase of Bonds, an event occurs that, in accordance with the terms hereof causes such mandatory tender for purchase not to occur, then (1) the Registrar shall so notify the Registered Owners at their addresses as they appear on the Bond Register on the date of the notice, by Electronic Notice, confirmed by first class mail, as soon as practicable; and

1125

1126

1127

1128

1129

1130

1131

1132

1133

1134

1135

1136

1137

1138

1139

1140

1141

1142

1143

1144

1145

1146

(2) the Tender Agent shall return to the Registered Owners any Bonds tendered to the Tender Agent in connection with such mandatory tender for purchase.

e. Daily Rate Bonds and Weekly Rate Bonds, on any Business Day designated by the county, Index Floating Rate Bonds, on any Par Call Date designated by the county, in each case with the consent of the Liquidity Provider, if any, and Direct Purchase Rate Bonds, on any date designated as such by the county in accordance with the Direct Purchase Agreement (each, a "County Elective Purchase Date"), are subject to mandatory tender for purchase at the Purchase Price. Each County Elective Purchase Date shall be a Business Day not earlier than the 10th day following the second Business Day after receipt by the Tender Agent of such designation. If on a County Elective Purchase Date sufficient remarketing proceeds or other amounts provided by the county are not available to pay the Purchase Price of all Bonds subject to mandatory tender for purchase, then the designation of the County Elective Purchase Date shall be deemed rescinded, and the county shall have no obligation to purchase the Bonds tendered or deemed tendered for purchase on the County Elective Purchase Date. The Registrar shall give Electronic Notice of such rescission to the Registered Owners, the county, the Tender Agent, the Remarketing Agent and the Liquidity Provider as soon as practicable and in any event not later than the succeeding Business Day, confirmed by first class mail.

#### 5. Purchase of Bonds by Tender Agent.

a. Bonds to be purchased by the Tender Agent pursuant to an optional tender for purchase or mandatory tender for purchase shall be delivered by the Registered Owners to the Tender Agent (together with necessary assignments and

endorsements) not later than 1:00 p.m., New York City time, on the Purchase Date.

b. Bonds to be purchased by the Tender Agent pursuant to an optional tender for purchase or mandatory tender for purchase for which notice has been duly delivered but that are not delivered for purchase on or prior to the Purchase Date, and for which there has been irrevocably deposited in escrow with the Registrar or the Tender Agent an amount sufficient to pay the Purchase Price, shall be deemed to have been tendered to the Tender Agent for purchase, and Registered Owners shall not be entitled to any payment (including any interest to accrue on or after the Purchase Date) other than the Purchase Price, and such Bonds shall not be entitled to any benefits hereof, except for payment of the Purchase Price out of the money deposited in the Purchase Fund for such payment.

mandatory tender for purchase, the Tender Agent shall establish a special trust fund to be designated the "Purchase Fund," and, within the Purchase Fund, the Tender Agent shall establish four separate accounts to be designated the Remarketing Account, the Liquidity Account, the County Purchase Account and the Undelivered Bond Payment Account. Only the Tender Agent shall have any right of withdrawal from the Purchase Fund, and the Purchase Fund and such right of withdrawal shall be for the sole and exclusive benefit of the Registered Owners of the Bonds subject to purchase on Purchase Dates (and the Liquidity Provider, to the extent required to reimburse the Liquidity Provider), and the county shall have no legal, beneficial or equitable interest in the Purchase Fund. Money in the Purchase Fund shall not be commingled with money held for any other series of bonds of the county, and money in a

1170	particular account of the Purchase Fund shall not be commingled with money in any
1171	other account of the Purchase Fund.
1172	(1) Any money received by the Tender Agent from
1173	remarketing Bonds on a Purchase Date shall be deposited in the Remarketing Account of
1174	the Purchase Fund and applied to pay the Purchase Price of Bonds or to pay or reimburse
1175	the Liquidity Provider for the payment thereof.
1176	(2) Any money received by the Tender Agent from the
1177	Liquidity Provider for the purchase of Bonds on a Purchase Date shall be deposited in the
1178	Liquidity Account of the Purchase Fund and applied in accordance with Section F.5. of
1179	this motion. Notwithstanding anything herein to the contrary, the Tender Agent shall not
1180	draw on the Liquidity Facility to pay the Purchase Price of Bank Bonds or of Bonds held
1181	by the county.
1182	(3) Any money received by the Tender Agent from the
1183	county for the purchase of Bonds on a Purchase Date shall be deposited in the County
1184	Purchase Account of the Purchase Fund and applied to pay or reimburse the Liquidity
1185	Provider for the payment thereof.
1186	d. Upon receipt of notice of an optional tender for purchase of
1187	Daily Rate Bonds duly delivered, the Tender Agent shall provide telephonic notice to the
1188	county, the Remarketing Agent and the Liquidity Provider not later than 11:15 a.m., New
1189	York City time, on the Purchase Date, of the principal amount of Daily Rate Bonds
1190	tendered and the Purchase Price, and the Tender Agent shall promptly confirm such
1191	telephonic notice by Electronic Notice.
1192	e. Upon receipt of notice of an optional tender for purchase of

Weekly Rate Bonds duly delivered, the Tender Agent shall provide Electronic Notice to the county, the Remarketing Agent and the Liquidity Provider not later than 5:00 p.m., New York City time, on the next Business Day, of the principal amount of Weekly Rate Bonds to be tendered and the Purchase Price.

- f. Simultaneously with the giving of notice of any mandatory tender for purchase of Bonds, the Registrar shall give Electronic Notice to the Tender Agent, the Remarketing Agent and the Liquidity Provider, if any, specifying the Purchase Date, principal amount and Purchase Price.
- g. Not later than 12:00 p.m., New York City time, on each Purchase Date (or such earlier time as may be required to effect a Liquidity Facility Request by the Liquidity Provider), the Tender Agent shall determine the amount, if any, by which the Purchase Price of the Bonds to be purchased on the Purchase Date exceeds the amount of the remarketing proceeds on deposit in the Remarketing Account of the Purchase Fund at such time; and
- Date, then (A) not later than 12:15 p.m., New York City time, on the Purchase Date, the Tender Agent shall request (a "Liquidity Facility Request") the purchase by the Liquidity Provider under the Liquidity Facility, or the funding by the Liquidity Provider under the Liquidity Facility of money for the purchase, of unremarketed Bonds having a Purchase Price equal to the amount of such excess (by submitting to the Liquidity Provider in accordance with the Liquidity Facility all such documents as are required for that purpose); and (B) not later than 2:45 p.m., New York City time, on the Purchase Date, the Tender Agent shall deposit the proceeds of the Liquidity Facility Request in the

Liquidity Account of the Purchase Fund; or 1216

1217	(2) If a Liquidity Facility is not in effect on the
1218	Purchase Date and the county is obligated to make Required Liquidity Payments or
1219	otherwise elects in its sole discretion to make Optional Liquidity Payments to provide
1220	funds for such payment, then (A) not later than 12:30 p.m., New York City time, on the
1221	Purchase Date, the Tender Agent shall notify the county that the amount of such excess is
1222	payable by the county to the Tender Agent not later than 2:30 p.m., New York City time,
1223	on the Purchase Date; and (B) not later than 2:30 p.m., New York City time, on such
1224	Purchase Date, the Tender Agent shall deposit the amount received from the county for
1225	such purpose in the County Purchase Account of the Purchase Fund.
1226	h. Not later than 3:00 p.m., New York City time, on each
1227	Purchase Date, the Tender Agent shall pay the Purchase Price of Bonds to be purchased
1228	on the Purchase Date to the Registered Owners (and not the Beneficial Owners) thereof
1229	(upon surrender thereof for payment of the Purchase Price), from the following sources
1230	and in the following order of priority:
1231	(1) Money on deposit in the Remarketing Account of
1232	the Purchase Fund (representing the proceeds of the remarketing delivered by the
1233	Remarketing Agent);
1234	(2) If a Liquidity Facility is in effect on the Purchase
1235	Date, money on deposit in the Liquidity Account of the Purchase Fund (representing the
1236	proceeds of a Liquidity Facility Request under the Liquidity Facility); and
1237	(3) If a Liquidity Facility is not in effect on the
1238	Purchase Date, money on deposit in the County Purchase Account of the Purchase Fund

(representing amounts paid by the county to the Tender Agent for the purchase of such Bonds).

- i. Any money remaining in the Remarketing Account, the Liquidity Account or the County Purchase Account of the Purchase Fund and representing (but not exceeding) the Purchase Price of Bonds subject to purchase on the Purchase Date but not tendered and delivered for purchase on the Purchase Date (after making the payments from the Purchase Fund described above) shall be transferred by the Tender Agent to the Undelivered Bond Payment Account of the Purchase Fund not later than 3:30 p.m., New York City time, on the Purchase Date and retained therein, subject to application as described below. Any money remaining in the Remarketing Account, the Liquidity Account and the County Purchase Account of the Purchase Fund on the Purchase Date after the payments from the Purchase Fund and the transfer to the Undelivered Bond Payment Account described above shall be wire transferred by the Tender Agent, in immediately available funds, prior to the close of business on the Purchase Date, to the Remarketing Agent, the Liquidity Provider and the county, respectively.
- j. Money transferred to the Undelivered Bond Payment

  Account of the Purchase Fund on any Purchase Date shall be applied, on or after the

  Purchase Date, by the Tender Agent to pay the Purchase Price of Undelivered Bonds in

  respect of which they were so transferred, upon the surrender of such Bonds to the

  Tender Agent for such purpose.
- 1260 k. There are hereby pledged to secure the payment of the
  1261 Purchase Price of Bonds tendered or deemed tendered for purchase all of the Required

Liquidity Payments and other amounts held in the Purchase Fund, subject only to the provisions hereof permitting the application thereof for the purposes and on the terms and conditions set forth herein.

### 6. Insufficient Funds for Payment of the Purchase Price.

- a. If the funds available for the purchase of Bonds subject to optional tender for purchase or mandatory tender for purchase on a Purchase Date are insufficient to purchase all of the Bonds (including Undelivered Bonds), then no purchase of any Bonds shall occur on the Purchase Date and, on the Purchase Date, the Tender Agent shall (1) return to the Registered Owners all of the Bonds that were tendered; (2) return all money received by the Tender Agent for the purchase of the Bonds to the respective persons that provided such money (in the respective amounts in which such money was so provided); and (3) notify the Registrar of the foregoing.
- b. Bonds that are not purchased on a Purchase Date when required shall bear interest at the rates provided in Section D.1.d.(2)(B) of this motion.
- c. If a Credit Enhancement or Liquidity Facility is in effect, and the Credit Provider or Liquidity Provider has failed to honor its payment obligations under the Credit Enhancement or Liquidity Facility, 25% of the Registered Owners of the Bonds secured by the Credit Enhancement or Liquidity Facility (excluding Bank Bonds and Bonds held by the county) shall have the right at any time, by an instrument or instruments in writing executed and delivered to the Registrar, to direct the method and place of conducting all proceedings to be taken in connection with the enforcement of the terms and conditions of the Credit Enhancement or Liquidity Facility, or any other proceedings thereunder; provided, that such direction is in accordance with applicable

law and satisfactory evidence of the ownership of each Bond is provided to the Registrar.

#### 7. Delayed Remarketing Period.

- Agent shall continue to remarket the Index Floating Rate Bonds subject to purchase. The Remarketing Agent shall provide notice to the county and the Registrar no later than the Business Day after determining that all of the Index Floating Rate Bonds can be remarketed. Upon receipt of such notice from the Remarketing Agent, the county shall direct the Registrar to provide notice to the Registered Owners that the Index Floating Rate Bonds will be subject to mandatory tender for purchase on a Business Day no later than the Business Day following the day such notice is given to the Registrar. The Registrar shall give Electronic Notice, confirmed by first class mail, of the mandatory tender for purchase of the Index Floating Rate Bonds to the Registered Owners at their addresses as they appear on the Bond Register as of the date such direction is received by the Registrar. The notice shall include the information required for a mandatory tender for purchase specified in Section F.4. of this motion.
  - b. During a Delayed Remarketing Period:
- (1) Interest on the Index Floating Rate Bonds shall accrue at the Delayed Remarketing Rate and be payable on each Interest Payment Date;
- (2) The Index Floating Rate Bonds shall continue to be subject to optional redemption by the county;
- (3) The county may effect a Conversion of the Index Floating Rate Bonds to a new Interest Rate Mode; and
  - (4) The county may designate a County Elective

1310

1311

1312

1313

1314

1315

1316

1317

1318

1319

1320

1321

1322

1323

1324

1325

1326

1327

1328

1329

1330

1308 Purchase Date for the Index Floating Rate Bonds.

## G. Remarketing of Bonds.

## 1. Remarketing Agent.

One or more Remarketing Agents may be appointed for the Bonds from time to time by the Finance Director with the prior written consent of the Liquidity Provider, if any (which consent shall not be unreasonably withheld). Each Remarketing Agent shall designate its office and signify its acceptance of the duties and obligations imposed upon it as described herein by a written instrument of acceptance delivered to the county, the Registrar and the Liquidity Provider, or by executing and delivering a Remarketing Agreement, in either case under which the Remarketing Agent will agree, particularly: (1) To hold all money delivered to it hereunder for the purchase of Bonds as a fiduciary for the exclusive benefit of the person or persons that shall have so delivered such money until the Bonds purchased with such money shall have been delivered to or for the account of such person or persons; To keep such books and records as are consistent (2) with prudent industry practice and to make such books and records available for inspection by the county and the Registrar at all reasonable times; To determine each Daily Rate, Weekly Rate, Short-(3) Term Rate, Long-Term Rate, Fixed Rate and Applicable Spread and to give notice of such rates or spread in accordance with the provisions hereof;

the terms of the Remarketing Agreement to find purchasers for the Bonds tendered or

(4)

To offer for sale and use its best efforts subject to

1331	deemed tendered for purchase, any such sale to be made at the Purchase Price or at such
1332	other price as may be permitted under the terms hereof;
1333	(5) To deliver to the Tender Agent all Bonds held by it
1334	in accordance with the terms hereof and of the Remarketing Agreement; and
1335	(6) To perform such other duties and responsibilities as
1336	are provided herein to be performed by the Remarketing Agent.
1337	b. One or more firms may serve as co-Remarketing Agents
1338	hereunder provided that each co-Remarketing Agent satisfies the requirements hereof. If
1339	co-Remarketing Agents have been appointed and are performing the duties of
1340	Remarketing Agent hereunder, all references herein to the Remarketing Agent shall be
1341	deemed to refer to all the Remarketing Agents acting jointly; provided, that the
1342	Remarketing Agreement may provide that one firm may perform certain specified duties
1343	hereunder in its sole capacity.
1344	c. Except as may otherwise be provided in a Remarketing
1345	Agreement, each Remarketing Agent may in good faith hold any Bonds or any other
1346	form of indebtedness issued by the county; own, accept or negotiate any drafts, bills of
1347	exchange, acceptances or obligations thereof; and make disbursements therefor and enter
1348	into any commercial or business arrangement therewith; all without any liability on the
1349	part of the Remarketing Agent for any real or apparent conflict of interest by reason of
1350	any such actions.
1351	2. Qualifications of Remarketing Agent. Each Remarketing Agent
1352	shall be authorized by law to perform all of the duties imposed upon it hereunder. The
1353	Remarketing Agent may at any time resign and be discharged of the duties and

1355

1356

1357

1358

1359

1360

1361

1362

1363

1364

1365

1366

1367

1368

1369

1370

1371

1372

1373

1374

1375

1376

obligations of the Remarketing Agent described herein by giving not less than 30 days' notice to the county, the Registrar, the Tender Agent, the Liquidity Provider and the Credit Provider, if any, and each Rating Agency. The Remarketing Agent may be removed at any time upon written notice by the county to the Remarketing Agent, the Tender Agent, the Registrar, the Liquidity Provider and the Credit Provider, if any, and each Rating Agency.

#### 3. Sale of Bonds by Remarketing Agent.

Upon receipt by the Remarketing Agent of (1) notice of a. optional tender for purchase of Daily Rate Bonds or Weekly Rate Bonds; or (2) notice of mandatory tender for purchase of Bonds, the Remarketing Agent shall offer for sale and use its best efforts subject to the terms of the Remarketing Agreement to find purchasers for the Bonds tendered or deemed tendered for purchase, any such sale to be made at the Purchase Price or at such other price as may be permitted under the terms hereof; provided, that so long as a Credit Enhancement or Liquidity Facility is in effect, the Remarketing Agent shall not knowingly offer for sale or sell any Daily Rate Bonds or Weekly Rate Bonds to the county; and provided further, that the Remarketing Agent shall not offer for sale or use its best efforts to find purchasers for the Bonds tendered or deemed tendered for purchase that are subject to mandatory tender for purchase: (1) on the fifth day preceding each Expiration Date (unless, on or prior to the fifth day preceding the Expiration Date, the Expiration Date is extended); (2) on the Termination Date; or

on the Non-reinstatement Date.

(3)

b.	The Remarketing Agent shall pay or direct the purchasers
to pay the proceeds of all pur	chases of Bonds made, solicited and arranged by the
Remarketing Agent, to the Te	ender Agent (for deposit in the Remarketing Account of the
Purchase Fund), not later that	n 12:00 p.m., New York City time, on the Purchase Date, in
immediately available funds.	

- c. Not later than 4:30 p.m., New York City time, on the Business Day preceding each Purchase Date (other than a Purchase Date for Daily Rate Bonds subject to optional tender for purchase), the Remarketing Agent shall give telephonic notice to the Tender Agent, promptly confirmed by Electronic Notice, specifying: (1) the principal amount and Purchase Price of Bonds subject to purchase on the Purchase Date for which the Remarketing Agent has received indications of interest from prospective purchasers; and (2) the principal amount and Purchase Price of Bonds subject to purchase on the Purchase Date for which the Remarketing Agent has not received indications of interest from prospective purchasers.
- d. Except as otherwise expressly provided herein, the
  Remarketing Agent shall offer for sale and use its best efforts subject to the terms of the
  Remarketing Agreement to find purchasers for the Bank Bonds, any such sale to be made
  at the Purchase Price or at such other price as may be permitted under the terms hereof,
  the interest component of the Purchase Price being calculated at the rate that would be
  borne by the Bank Bonds if the Bank Bonds were not Bank Bonds. In connection with
  each remarketing of Bank Bonds by the Remarketing Agent:
- (1) The Remarketing Agent shall (A) provide to the county, the Registrar, the Tender Agent and the Liquidity Provider not less than one

Business Day's prior notice of such remarketing; and (B) pay, or cause to be paid to the Liquidity Provider, by wire transfer of immediately available funds, the proceeds of such remarketing;

- Liquidity Provider, calculate the amount of money payable to the Liquidity Provider pursuant to the Liquidity Facility or the related Liquidity Facility Agreement by reason of, and on the date of, such remarketing ("the Remarketing Payment Amount"); and (B) pay to the Liquidity Provider, on the date of such remarketing, by wire transfer of immediately available funds, the amount of money which, when added to the proceeds of such remarketing being delivered to the Liquidity Provider on the date of such remarketing, equals the Remarketing Payment Amount;
- Provider the receipt by the Liquidity Provider of the Remarketing Payment Amount, the reinstatement of the obligation of the Liquidity Provider to make funds available under the Liquidity Facility and the authorization of the Liquidity Provider to release the Bank Bonds or its security interest therein; and
- (4) After, and only after, receipt by the Tender Agent of confirmation by the Liquidity Provider of the reinstatement of the obligation of the Liquidity Provider under the Liquidity Facility to purchase or make funds available for the purchase of Bank Bonds following the remarketing of such Bank Bonds and authorization by the Liquidity Provider of such transfer or such authentication and delivery, the Tender Agent shall (A) if the Bonds are held in book-entry only form, cause the ownership interest in such Bank Bonds to be transferred to or for the benefit of such

purchaser or purchasers designated by the Remarketing Agent; and (B) if the Bonds are not held in book-entry only form, cause the Registrar to authenticate Bonds in lieu of such Bank Bonds and to deliver the same to or upon the instruction of the Remarketing Agent.

e. The Remarketing Agent shall offer for sale and use its best efforts subject to the terms of the Remarketing Agreement to find purchasers for (1) any Bonds subject to purchase on a Purchase Date that have been purchased with money provided by the county to the Tender Agent for such purpose; and (2) any Bonds that have been purchased by the county pursuant to the Liquidity Facility or the related Liquidity Facility Agreement and have not been surrendered by the county for cancellation.

#### 4. Delivery of Bonds.

- a. Upon application of available money to purchase Bonds on a Purchase Date (and/or to the transfer thereof to the Undelivered Bond Payment Account of the Purchase Fund on a Purchase Date), the Tender Agent shall cause the Registrar to register the transfer of Bonds so purchased in the names of the purchasers in accordance with information provided by the Remarketing Agent for such purpose and to make Bonds available for delivery against payment therefor.
- b. Upon application of money drawn on a Liquidity Facility to purchase Bonds on a Purchase Date (and/or to the transfer thereof to the Undelivered Bond Payment Account of the Purchase Fund on a Purchase Date), the Bonds so purchased shall constitute Bank Bonds unless and until such Bonds cease to be Bank Bonds. If the Bonds are held in book-entry only form, the ownership interest in such

Bank Bonds shall be transferred on the books of DTC to or for the account of the Tender Agent or a participant acting on behalf of the Tender Agent and the Tender Agent shall, and shall cause such participant to, mark its own books and records to reflect the beneficial ownership of such Bank Bonds by the Liquidity Provider. If the Bonds are no longer held in book-entry only form, such Bank Bonds shall be delivered by the Tender Agent to the Registrar for registration of transfer and shall be registered by the Registrar in the name of the Liquidity Facility Provider, or any nominee of the Liquidity Facility Provider, and delivered by the Registrar to the Tender Agent and held by the Tender Agent as bailee and custodian of the Liquidity Facility Provider. The Tender Agent shall release and redeliver or transfer Bank Bonds that have been remarketed by the Remarketing Agent. Any other disposition of Bank Bonds shall be made only at the written direction or with the prior written consent of the Liquidity Facility Provider.

c. Upon application of money provided by the county to

purchase Bonds on a Purchase Date (and/or to the transfer thereof to the Undelivered Bond Payment Account of the Purchase Fund on a Purchase Date), the Bonds so purchased shall be registered in the name of the county and shall, at the direction of the county, be delivered to the Registrar for cancellation (and canceled by the Registrar) or delivered to the Tender Agent for the account of the county and remarketed.

#### H. Credit Facilities and Liquidity Facilities.

#### 1. Credit Facilities.

a. **Delivery of a Credit Enhancement**. The county may, at its sole option, maintain or deliver a Credit Enhancement or otherwise make funds available to the Registrar pursuant to a Credit Enhancement to provide for the payment of

principal of and interest on the Bonds or portions thereof. Any Credit Enhancement that secures payment of Daily Rate Bonds, Weekly Rate Bonds or Short-Term Rate Bonds shall be equal to the Required Stated Amount with a term of not less than 360 days after the Credit Facility Date. In each case where a Credit Enhancement is to be delivered to the Registrar (including the delivery of a new Credit Enhancement in substitution for an existing Credit Enhancement), the Credit Enhancement shall become effective only if the Bonds to be secured thereby have been successfully purchased and remarketed on the Purchase Date. Upon delivery of a Credit Enhancement, together with the Supporting Credit Facility Documents described below, the Registrar shall accept the Credit Enhancement and, upon such acceptance, the Credit Enhancement shall be the Credit Enhancement and the issuer of the Credit Enhancement shall be the Credit Provider for all purposes hereof.

b. Mandatory Tender for Purchase of Bonds in

Connection with Delivery of a Credit Enhancement. If a Credit Enhancement is

delivered and accepted, the Bonds to be secured thereby shall be subject to mandatory
tender for purchase on the Credit Facility Date.

Mandatory Tender for Purchase of Bonds. The county shall give Electronic Notice of the proposed delivery of a Credit Enhancement and the proposed Credit Facility Date to the Registrar, the Tender Agent, the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any, not less than five days (or such shorter period as shall be acceptable to the applicable parties) prior to the date on which the Registrar is required to provide notice to the Registered Owners. The Registrar shall give Electronic Notice,

1493

1494

1495

1496

1497

1498

1499

1500

1501

1502

1503

1504

1505

1506

1507

1508

1509

1510

1511

1512

1513

1514

confirmed by first class mail, of the proposed delivery of a Credit Enhancement and the proposed Credit Facility Date to each Registered Owner not less than 15 days prior to the proposed Credit Facility Date at their addresses as they appear on the Bond Register as of the date of notice of the proposed delivery of a Credit Enhancement is received by the Registrar from the county. The notice shall include the information required for a mandatory tender for purchase specified in Section F.4. of this motion. The notice shall also state that the mandatory tender for purchase will not occur if, on or prior to the proposed Credit Facility Date, the Tender Agent does not receive the Credit Enhancement, together with the Supporting Credit Facility Documents. If, because the conditions to the mandatory tender for purchase are not satisfied, no mandatory tender for purchase occurs on the proposed Credit Facility Date, (1) the Tender Agent give notice thereof to the Registrar; (2) the Registrar shall give Electronic Notice thereof, confirmed by first class mail, to the Registered Owners at their addresses as they appear on the Bond Register as of the date of such notice; and (3) the Tender Agent shall return to the Registered Owners any Bonds tendered to the Tender Agent in connection with such mandatory tender for purchase.

- d. **Expiration and Termination**. The county may elect at any time, in accordance with the terms of a Credit Enhancement or related Credit Facility Agreement (1) to permit the Credit Enhancement to expire without delivering a substitute Credit Enhancement; or (2) to terminate the Credit Enhancement prior to its Expiration Date.
- e. Supporting Credit Facility Documents. In connection with the delivery of a Credit Enhancement after the Closing Date, the county shall

1515	deliver, or shall cause to be delivered, the following documents ("the Supporting Credit
1516	Facility Documents"):
1517	(1) written consent of the Liquidity Provider, if any, if
1518	the Liquidity Provider is a separate entity from the Credit Provider;
1519	(2) written evidence from each Rating Agency of the
1520	rating to be assigned by the Rating Agency to the Bonds following the delivery of the
1521	Credit Enhancement;
1522	(3) a written opinion of counsel to the Credit Provider,
1523	addressed to the Registrar and the Tender Agent, to the effect that the Credit
1524	Enhancement is the legal, valid and binding obligation of the Credit Provider, enforceable
1525	against the Credit Provider in accordance with its terms (subject to customary exceptions
1526	relating to bankruptcy, insolvency and rights of creditors generally and to specific
1527	performance and equitable remedies);
1528	(4) an opinion of Bond Counsel to the effect that the
1529	delivery of the Credit Enhancement will not, in and of itself, cause interest on the Bonds
1530	to be secured thereby to be includable in gross income for federal income tax purposes;
1531	and
1532	(5) if applicable, the written acknowledgment of the
1533	Credit Provider of the Credit Enhancement then in effect that all conditions precedent to
1534	termination of the Credit Enhancement then in effect that are set forth in the Credit
1535	Enhancement then in effect or in any related Credit Facility Agreement have been
1536	fulfilled (or provision satisfactory to the Credit Provider has been made for such
1537	fulfillment).

1539

1540

1541

1542

1543

1544

1545

1546

1547

1548

1549

1550

1551

1552

1553

1554

1555

1556

1557

1558

1559

1560

f. The Registrar shall hold and maintain each Credit Enhancement for the benefit of the Registered Owners of Bonds secured thereby until the Credit Enhancement expires in accordance with its terms, is earlier terminated by the county or is replaced by a substitute Credit Enhancement. Subject to the provisions hereof, the Registrar shall enforce all terms, covenants and conditions of each Credit Enhancement, including payment when due of any draws on the Credit Enhancement and the provisions relating to the payment of draws on, and reinstatement of amounts that may be drawn on, the Credit Enhancement, and will not consent to, agree to or permit any amendment or modification of the Credit Enhancement that would materially adversely affect the rights or security of the Registered Owners of the Bonds secured thereby. The Registrar shall be entitled to rely on a written opinion of counsel or an officer's certificate as to whether an amendment or modification of the Credit Enhancement would materially adversely affect the rights or security of the Registered Owners secured thereby. If at any time during the term of a Credit Enhancement any successor Registrar is appointed and qualified hereunder, the resigning or removed Registrar shall request that the Credit Provider transfer the Credit Enhancement to the successor Registrar. If the resigning or removed Registrar fails to make this request, the successor Registrar shall do so and shall delay accepting appointment hereunder until the Credit Provider assents to such request. When a Credit Enhancement expires in accordance with its terms, is terminated by the county or is replaced by a substitute Credit Enhancement, the Registrar shall immediately surrender the Credit Enhancement to the Credit Provider; provided, that the Registrar shall not surrender the Credit Enhancement until all draws permitted on the Credit Enhancement in accordance with its terms that are

1562

1563

1564

1565

1566

1567

1568

1569

1570

1571

1572

1573

1574

1575

1576

1577

1578

1579

1580

1581

1582

1583

required hereby have been funded.

g. The Registrar shall not terminate or reduce the amount available under a Credit Enhancement except by reason of (1) the redemption, cancellation and/or defeasance of Bonds secured thereby; (2) the Conversion of Bonds secured thereby to an Interest Rate Mode that is not covered by the Credit Enhancement; or (3) a substitute Credit Enhancement is delivered and becomes effective.

While a Credit Enhancement is in effect, the Registrar shall h. draw on the Credit Enhancement in accordance with its terms so as to receive thereunder not later than 1:00 p.m., New York City time, on each Interest Payment Date and principal payment date, an amount, in immediately available funds, equal to the amount of interest and principal payable on the Bonds secured thereby on the Interest Payment Date and principal payment date. If the Credit Provider fails to fund a conforming draw on the Credit Enhancement, the Registrar shall promptly notify the county, demand payment by the county, and pay when due the amount of interest and principal payable on the Bonds secured thereby on the Interest Payment Date and principal payment date from amounts on deposit in the Junior Lien Bond Fund in accordance with the terms hereof. Proceeds of draws on the Credit Enhancement shall be deposited in the Credit Facility Fund and shall be applied to pay principal of and interest on the Bonds secured thereby prior to the application of any other funds held by the Registrar therefor. Notwithstanding the foregoing, (1) if the Credit Provider and the Liquidity Provider are the same entity, the Registrar shall not draw on the Credit Enhancement to make any payments on Bank Bonds; and (2) in no event shall the Registrar draw on the Credit Enhancement to make any payments on Bonds held by the county.

i. While a Credit Enhancement is in effect, the Registrar shall
establish, maintain and hold in trust a special fund designated as the "Credit Facility
Fund" for the benefit of the Registered Owners of Bonds secured thereby. The Registrar
shall deposit in the Credit Facility Fund all money from draws on the Credit
Enhancement for the purpose of paying when due the principal of and interest on Bonds
secured thereby. Money in the Credit Facility Fund shall be held uninvested, separate
and apart from all other funds and accounts and shall not be commingled with any other
money. Money in the Credit Facility Fund shall be withdrawn by the Registrar from the
Credit Facility Fund and applied to the payment of the principal of and interest on Bonds
secured thereby on each Interest Payment Date and principal payment date.

- j. Whenever the consent of the Registered Owners is required, the consent of each Credit Provider shall also be required unless otherwise expressly provided herein. Each Credit Provider shall be deemed to be the Registered Owner of all Bonds secured by the Credit Enhancement for purposes of granting consent.
- k. All provisions herein relating to the rights of each Credit

  Provider shall be of no force and effect if (1) there is no Credit Enhancement in effect

  and all amounts payable to the Credit Provider under the Credit Enhancement or any

  related Credit Facility Agreement have been satisfied; or (2) a Credit Provider Failure has

  occurred and is continuing.

# 2. Liquidity Facilities.

a. **Delivery of a Liquidity Facility**. The county may, in its sole option, maintain or deliver a Liquidity Facility or otherwise make funds available to the Tender Agent pursuant to a Liquidity Facility to provide for the purchase of the

1608

1609

1610

1611

1612

1613

1614

1615

1616

1617

1618

1619

1620

1621

1622

1623

1624

1625

1626

1627

1628

1629

Liquidity Facility Date.

Bonds upon their optional tender for purchase or mandatory tender for purchase. Any Liquidity Facility that secures payment of the Purchase Price of Daily Rate Bonds, Weekly Rate Bonds or Short-Term Rate Bonds shall be in an amount equal to the Required Stated Amount with a term of not less than 360 days after the Liquidity Facility Date. In each case where a Liquidity Facility is to be delivered to the Tender Agent (including the delivery of a new Liquidity Facility in substitution for an existing Liquidity Facility), the Liquidity Facility shall become effective only if the Bonds to be secured thereby have been successfully purchased and remarketed on the Purchase Date. Upon delivery of a Liquidity Facility, together with the Supporting Liquidity Facility Documents described below, the Tender Agent shall accept the Liquidity Facility and, upon such acceptance, the Liquidity Facility shall be the Liquidity Facility and the issuer of the Liquidity Facility shall be the Liquidity Provider for all purposes hereof. b. Mandatory Tender for Purchase of Bonds in Connection with Delivery of a Liquidity Facility. If a Liquidity Facility is delivered and accepted, the Bonds to be secured thereby shall be subject to mandatory tender for purchase on the Liquidity Facility Date. If an existing Liquidity Facility is in effect on the Liquidity Facility Date, funds for the purchase of the Bonds tendered on the Liquidity Facility Date shall be made available in accordance with the terms of the Liquidity

c. Notice of Delivery of a Liquidity Facility, Conditional

Mandatory Tender of Bonds. The county shall give Electronic Notice of the proposed delivery of a Liquidity Facility and the proposed Liquidity Facility Date to the Registrar,

Facility then in effect and not the substitute Liquidity Facility to be delivered on the

1631

1632

1633

1634

1635

1636

1637

1638

1639

1640

1641

1642

1643

1644

1645

1646

1647

1648

1649

1650

1651

1652

the Tender Agent, the Remarketing Agent, the Credit Provider, if any, and the Liquidity Provider, if any, not less than five days (or such shorter period as shall be acceptable to the applicable parties) prior to the date on which the Registrar is required to provide notice to the Registered Owners. The Registrar shall give Electronic Notice, confirmed by first class mail, of the proposed delivery of a Liquidity Facility and the proposed Liquidity Facility Date to each Registered Owner not less than 15 days prior to the proposed Liquidity Facility Date at their addresses as they appear on the Bond Register as of the date of notice of the proposed delivery of a Liquidity Facility is received by the Registrar from the county. The notice shall include the information required for a mandatory tender for purchase specified in Section F.4. of this motion. The notice shall also state that the mandatory tender for purchase will not occur if, on or prior to the proposed Liquidity Facility Date, the Tender Agent does not receive the Liquidity Facility, together with the Supporting Liquidity Facility Documents. If, because the conditions to the mandatory tender for purchase are not satisfied, no mandatory tender for purchase occurs on the proposed Liquidity Facility Date, (1) the Tender Agent give notice thereof to the Registrar; (2) the Registrar shall give Electronic Notice thereof, confirmed by first class mail, to the Registered Owners at their addresses as they appear on the Bond Register as of the date of such notice; and (3) the Tender Agent shall return to the Registered Owners any Bonds tendered to the Tender Agent in connection with such mandatory tender for purchase.

d. **Expiration and Termination**. The county may elect at any time, in accordance with the terms of a Liquidity Facility or related Liquidity Facility Agreement, (1) to permit the Liquidity Facility to expire without delivering a substitute

1653	Liquidity Facility; or (2) to terminate the Liquidity Facility prior to its Expiration Date.
1654	e. Supporting Liquidity Facility Documents. In connection
1655	with the delivery of a Liquidity Facility after the Closing Date, the county shall deliver,
1656	or shall cause to be delivered, the following documents ("the Supporting Liquidity
1657	Facility Documents"):
1658	(1) written evidence from each Rating Agency of the
1659	rating to be assigned by the Rating Agency to the Bonds following the delivery of the
1660	Liquidity Facility;
1661	(2) a written opinion of counsel to the Liquidity
1662	Provider, addressed to the Registrar and the Tender Agent, to the effect that the Liquidity
1663	Facility is the legal, valid and binding obligation of the Liquidity Provider, enforceable
1664	against the Liquidity Provider in accordance with its terms (subject to customary
1665	exceptions relating to bankruptcy, insolvency and rights of creditors generally and to
1666	specific performance and equitable remedies);
1667	(3) an opinion of Bond Counsel to the effect that the
1668	delivery of the Liquidity Facility will not, in and of itself, cause interest on the Bonds to
1669	be secured thereby to be includable in gross income for federal income tax purposes; and
1670	(4) if applicable, the written acknowledgment of the
1671	Liquidity Provider of the Liquidity Facility then in effect that all conditions precedent to
1672	termination of the Liquidity Facility then in effect that are set forth in the Liquidity
1673	Facility then in effect or in any related Liquidity Facility Agreement have been fulfilled
1674	(or provision satisfactory to the Liquidity Provider has been made for such fulfillment).
1675	f. The Tender Agent shall not terminate or reduce the amount

1677

1678

1679

1680

1681

1682

1683

1684

1685

1686

1687

1688

available under a Liquidity Facility except by reason of (1) the redemption, cancellation and/or defeasance of Bonds secured thereby; (2) the Conversion of Bonds secured thereby to an Interest Rate Mode that is not covered by the Liquidity Facility; or (3) a substitute Liquidity Facility is delivered and becomes effective.

## I. Required Liquidity Payments and Optional Liquidity Payments.

- 1. Required Liquidity Payments. The county shall duly and punctually pay or cause to be paid to the Tender Agent, for deposit in the County Purchase Account of the Purchase Fund, as and when due, and in the amounts required to provide money for the payment of the Purchase Price of Bonds tendered or deemed tendered for purchase and not remarketed pursuant to the terms hereof on the following Purchase Dates:
- a. each Purchase Date for Daily Rate Bonds if a Liquidity

  Facility is not in effect;
- b. each Purchase Date for Weekly Rate Bonds if a Liquidity

  Facility is not in effect;
- c. each Purchase Date for Direct Purchase Rate Bonds
  designated as such in the Direct Purchase Agreement;
- d. each Short-Term Rate Mandatory Purchase Date if a Liquidity Facility is not in effect with respect to such Short-Term Rate Bonds; and
- e. each Long-Term Rate Mandatory Purchase Date if a
  Liquidity Facility is not in effect.
- 1697 Collectively, subsection 1.a. through e. of this section are referred to as the "Required Liquidity Payments."

- 2. **Optional Liquidity Payments**. The county may elect, in its discretion, to pay or cause to be paid to the Tender Agent, for deposit in the County Purchase Account of the Purchase Fund, the amounts required to provide money for the payment of the Purchase Price of Bonds tendered or deemed tendered for purchase and not remarketed pursuant to the terms hereof on any Purchase Date other than a Purchase Date on which the county is required to make a Required Liquidity Payment. Each such payment is referred to as an "Optional Liquidity Payment."
- 3. The failure of the county to make a Required Liquidity Payment as and when due shall constitute a default. The failure of the county to make an Optional Liquidity Payment as and when needed shall not constitute a default.
- J. **Authorization of Bonds**. The issuance of the Bonds, designated as the county's Junior Lien Sewer Revenue Bonds, Series 2017, in the aggregate principal amount of \$50,000,000, as Junior Lien Obligations, to pay costs of capital improvements to the System, in accordance with the Comprehensive Plan and the Capital Improvement Budget, is hereby ratified and confirmed.
- The Bonds shall be dated their date of issue and delivery and shall be in the form attached as Attachment B to this motion. The Bonds shall be issued as Tax-Exempt Bonds. The Bonds shall conform in all respects to the terms and conditions specified in the Bond Ordinance and this motion.
- K. Satisfaction of Parity Conditions. In accordance with the provisions of the ordinances authorizing the issuance of the currently outstanding obligations of the System, which permit the issuance of Junior Lien Obligations upon compliance with the conditions set forth therein, the council finds and determines, as follows:

L722		1.	The Bonds are issued for a lawful purpose of the county related to
1723	the System.		

- 2. There is no default in the payment of the principal of or interest on any Parity Bonds, Parity Lien Obligations, Junior Lien Obligations, Multi-Modal LTGO/Sewer Revenue Bonds, Subordinate Lien Obligations, Public Works Trust Fund Loans or SRF Loans.
- 3. The county will have on file on the Closing Date a certificate of the Finance Director showing that Net Revenue in any 12 consecutive months out of the most recent 18 months preceding the Closing Date, based on financial statements of the System prepared by the county and after deducting therefrom the Senior Lien Payments required in each calendar year during the life of the Bonds, is at least equal to 1.10 times the Annual Debt Service for the Bonds and all then outstanding Junior Lien Obligations in each year during the life of the Bonds.

The applicable conditions for the issuance of Junior Lien Obligations having been complied with in connection with the issuance of the Bonds, the pledge contained in the Bond Ordinance of Revenue of the System to pay and secure the payment of the Bonds will constitute a lien and charge on Revenue of the System equal in rank with the lien and charge on the Revenue of the System to pay and secure the payment of the Junior Lien Obligations.

L. **Designation as Refunding Candidates**. The Bonds are hereby designated as "Refunding Candidates" for purposes of ordinances of the county authorizing the issuance of bonds to refund outstanding obligations of the county payable from Revenue of the System.

1751

- M. **Further Authority**. The county officials and their agents, attorneys and representatives are hereby authorized and directed to do everything necessary for the sale, issuance, execution, delivery and remarketing of the Bonds and for the proper use and application of the proceeds of the Bonds, all in accordance with the provisions of the Bond Ordinance and this motion.
  - N. Severability. If any provision in this motion is declared by any court of competent jurisdiction to be contrary to law, then that provision shall be null and void

and shall be deemed separable from the remaining provisions of this motion and shall in

no way affect the validity of the other provisions of this motion or of the Bonds.

1754

Motion 14981 was introduced on 9/25/2017 and passed by the Metropolitan King County Council on 10/23/2017, by the following vote:

Yes: 9 - Mr. von Reichbauer, Mr. Gossett, Ms. Lambert, Mr. Dunn, Mr. McDermott, Mr. Dembowski, Mr. Upthegrove, Ms. Kohl-Welles and Ms. Balducci

No: 0 Excused: 0

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

ATTEST:

Melani Pedroza, Clerk of the Council

Attachments: A. Continuing Covenant Agreement, B. Form of Bond

## ATTACHMENT A

## CONTINUING COVENANT AGREEMENT

dated as of October \_\_\_\_, 2017,

between

KING COUNTY, WASHINGTON,

and

## STATE STREET PUBLIC LENDING CORPORATION

relating to:

\$50,000,000
King County, Washington
Junior Lien Variable Rate Demand Sewer Revenue Bonds,
Series 2017\_\_\_

# TABLE OF CONTENTS

ART	ICLE I	DEFIN	NITIONS AND ACCOUNTING TERMS	.,. 1
	Section		Defined Terms	
	Section	1.02	Computation of Time Periods	. 13
	Section	1.03	Construction	
	Section	1.04	Accounting Terms and Determinations	. 13
	Section	1.05	Relation to Other Documents; Acknowledgment of Different	
			Provisions of Related Documents; Incorporation by Reference	. 13
ART	ICLE II	PURC	HASE OF BONDS AND THE COUNTY'S OBLIGATIONS	
	Section	2.01	Purchase of Bonds	. 14
	Section	2.02	Payment Obligations	. 14
	Section	2.03	Default Rate	
	Section	2.04	Determination of Taxability	16
	Section	2.05	Maximum Interest Rate	. 17
	Section	2.06	Obligations Absolute	17
	Section	2.07	Funding Indemnity	
	Section	2.08	Optional Purchase, Prepayment, Redemption or Conversion	. 18
	Section	2.09	Purchaser Consent to Subsequent Direct Purchase Rate Period	. 19
	Section	2.10	No Bond Rating; CUSIP, DTC; Offering Document	. 19
ART.	ICLE III	TAXE	S AND YIELD PROTECTION	20
	Section		Net of Taxes, Etc	
	Section	3.02	Increased Costs	21
	Section		Survival	
ART	ICLE IV	COND	DITIONS PRECEDENT TO PURCHASE OF BONDS	
	Section		Documentary Requirements	22
	Section		Litigation	
	Section		Other Matters	
	Section		Payment of Fees and Expenses	24
ART)	ICLE V		ESENTATIONS AND WARRANTIES	
	Section		Representations and Warranties	
	ICLE VI	COVE	NANTS	29
ART]	ICLE VII		TS OF DEFAULT	
	Section		Events of Default	
			Consequences of an Event of Default	
	Section		Solely for the Benefit of Purchaser	
	Section		Discontinuance of Proceedings	
ART)	ICLE VIII		ELLANEOUS	
	Section		Amendments, Etc	
	Section		Notices; Effectiveness; Electronic Communication	
	Section		No Waiver; Cumulative Remedies	
	Section		Costs and Expenses; Damage Waiver	
	Section		Payments Set Aside	
	Section		Successors and Assigns	
	Section		Counterparts; Integration; Effectiveness	
	Section		Survival of Representations and Warranties	
	Section	8.09	Severability	43

Section 8.10	Governing Law; Jurisdiction; Etc	43
Section 8.11	Waiver of Jury Trial	
Section 8.12	Acknowledgment and Appointment of Calculation Agent	44
Section 8.13	No Advisory or Fiduciary Role	44
Section 8.14	Electronic Execution of Certain Documents	45
Section 8.15	USA Patriot Act	45
Section 8.16	Time of the Essence	45
Section 8.17	Entire Agreement	45
Section 8.18	Further Assurances.	46
Section 8.19	No Third-Party Rights	46
	Site with the rest of the rest	

## **EXHIBITS**

- EXHIBIT A FORM OF COMPLIANCE CERTIFICATE
- EXHIBIT B FORM OF INVESTOR LETTER
- EXHIBIT C FORM OF DISCLOSURE OF COUNTY CREDIT FACILITIES
- SCHEDULE I ADDRESSES

#### CONTINUING COVENANT AGREEMENT

This CONTINUING COVENANT AGREEMENT dated as of October \_\_\_\_, 2017 (as amended, modified or restated from time to time, this "Agreement"), by and between KING COUNTY, WASHINGTON, a political subdivision of the State of Washington (the "County") and STATE STREET PUBLIC LENDING CORPORATION.

#### RECITALS

WHEREA	S, the County has issued its King Coun	ity, Washington Junior Lien Variable
Rate Demand Sev	wer Revenue Bonds, Series 2017 (th	ne "Bonds") pursuant to that certain
Ordinance	passed by the County Council on	, 2017 (as amended, modified or
restated from time	e to time in accordance with the provisi	ions thereof and hereof, and together
with Motion	passed by the County Council on	, 2017, the "Ordinance") and

WHEREAS, the Purchaser (as hereinafter defined) has agreed to purchase the Bonds, and as a condition to such purchase, the Purchaser has required the County to enter into this Agreement.

NOW, THEREFORE, to induce the Purchaser to purchase the Bonds, and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the County and the Purchaser hereby agree as follows:

## ARTICLE I

## **DEFINITIONS AND ACCOUNTING TERMS**

Section 1.01 Defined Terms. In addition to the terms defined in the recitals and elsewhere in this Agreement and the Ordinance, the following terms shall have the meanings set forth below:

"Act" means the comprehensive plan for metropolitan water pollution abatement under the authority of chapters 36.35 and 35.58 of the Revised Code of Washington.

"Affiliate" of any Person means any other Person directly or indirectly through one or more intermediaries, controlling, controlled by or under common control with such Person. A Person shall be deemed to control another Person if the controlling Person owns 10% or more of any class of voting securities (or other ownership interests) of the controlled Person or possesses, directly or indirectly, the power to direct or cause the direction of the management or policies of the controlled Person, whether through ownership of stock, by contract or otherwise.

"Alternate Base Rate" means a fluctuating rate of interest per annum equal to the highest of (i) the Prime Rate plus one hundred basis points (1.0%), (ii) the Federal Funds Rate plus two hundred basis points (2.0%), or (iii) six hundred and fifty basis points (6.50%). Each change in the Alternate Base Rate shall take effect simultaneously with the corresponding change or changes in the Prime Rate or the Federal Funds Rate, as the case may be.

"Agreement" has the meaning set forth in the introductory paragraph hereof.

"Amortization End Date" means the earlier to occur of (i) the third (3rd) anniversary of the Mandatory Tender Date, (ii) the date on which the interest rate on all the Bonds has been converted to an interest rate other than the Direct Purchase Rate applicable during the Direct Purchase Rate Period, (iii) the date on which all Bonds are redeemed, repaid, prepaid or cancelled in accordance with the terms of the Ordinance, or (iv) the date on which all of the Bonds are remarketed to a purchaser of the Bonds other than the Purchaser.

"Amortization Payment" has the meaning set forth in Section 2.02(b) hereof.

"Amortization Payment Date" means, with respect to any Bonds, (a) the Initial Amortization Payment Date and each first Business Day of each sixth month thereafter occurring prior to the Amortization End Date, and (b) the Amortization End Date.

"Amortization Period" has the meaning set forth in Section 2.02(b) hereof.

"Anti-Terrorism Laws" has the meaning set forth in Section 5.01(x) hereof.

"Authorized Denomination" means \$250,000 and any integral multiple of \$5,000 in excess thereof.

"Bankruptcy Code" means the Bankruptcy Code, 11 U.S.C. § 101, et seq., as amended.

"Bank Agreement" means any credit agreement, liquidity agreement, standby bond purchase agreement, reimbursement agreement, direct purchase agreement, bond purchase agreement, or other agreement or instrument (or any amendment, supplement or other modification thereof) under which, directly or indirectly, any Person or Persons undertakes to make or provide funds to make payment of, or to purchase or provide credit enhancement for bonds or notes of the County secured by or payable from Revenue of the System on a parity with or subordinate to the Bonds.

"Bond Counsel" means Foster Pepper PLLC, or any other firm of attorneys nationally recognized on the subject of tax-exempt municipal finance selected by the County.

"Bond Obligations" means all amounts payable by the County, and all other obligations to be performed by the County pursuant to this Agreement and the other Related Documents.

"Bondholder" means the Purchaser and each Purchaser Transferee or Non-Purchaser Transferee pursuant to Section 8.06 hereof so long as such Purchaser Transferee or Non-Purchaser Transferee is an owner of Bonds, or, with respect to Sections 2.04, 8.04 and 8.05 hereof and Article III hereof, was a Bondholder during the relevant period of time.

"Bonds" shall have the meaning set forth in the recitals hereof.

"Business Day" means a day which is not (a) a Saturday, Sunday or legal holiday on which banking institutions in New York, New York, Boston, Massachusetts or the state where the principal corporate office of the Registrar is located are authorized by law to close, (b) a day on which the New York Stock Exchange or the Federal Reserve Bank is closed or (c) a day on which the principal offices of the of the Calculation Agent and the Purchaser are closed; provided that, when used in connection with a Reset Date, the term "Business Day" shall also exclude any day which is not a London Business Day.

"Calculation Agent" means State Street Public Lending Corporation, together with any successor or assignee approved by the County and the Purchaser in writing.

"Change in Law" means the occurrence, after the Effective Date, of any of the following: (i) the adoption or taking effect of any law, rule, regulation or treaty, (ii) any change in any law, rule, regulation or treaty or in the administration, interpretation, implementation or application thereof by any Governmental Authority or (iii) the making or issuance of any request, rule, guideline or directive (whether or not having the force of law) by any Governmental Authority; provided that notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States or foreign regulatory authorities, in each case pursuant to Basel III or any successor Basel accord, shall in each case be deemed to be a "Change in Law," regardless of the date enacted, adopted or issued.

"Code" means the Internal Revenue Code of 1986, as amended, and the final, temporary or proposed regulations, rulings and proclamations promulgated thereunder.

"Compliance Certificate" means a certificate substantially in the form of Exhibit A hereto.

"Computation Date" means the second London Business Day preceding (i) the Effective Date and (ii) each Reset Date thereafter.

"Controlled Group" means all members of a controlled group of corporations and all trades or businesses (whether or not incorporated) under common control which, together with the County, are treated as a single employer under Section 414 of the Code.

"County" has the meaning set forth in the introductory paragraph hereof.

"County Representative" means any person authorized from time to time in writing by the County, or its successors and assigns, to perform a designated act or execute a designated document.

"Default Rate" means, for any day, a rate of interest per annum equal to the sum of the Alternate Base Rate in effect on such day plus three percent (3.0%).

"Determination of Taxability" means and shall be deemed to have occurred on the first to occur of the following:

- (i) on the date when the County files any statement, supplemental statement or other tax schedule, return or document which discloses that an Event of Taxability has occurred;
- (ii) on the date on which a Bondholder or any former Bondholder notifies the County that it has received a written opinion by a nationally recognized firm of attorneys of substantial expertise on the subject of tax-exempt municipal finance to the effect that an Event of Taxability shall have occurred unless, on or prior to that date such firm of attorneys shall have withdrawn such opinion in full as to such conclusion, or such other nationally recognized firm of attorneys of substantial expertise on the subject of tax-exempt municipal finance shall have issued an opinion to the effect that an Event of Taxability has not occurred, or any present or former Bondholder or the County shall have received a ruling or determination letter issued to or on behalf of the County by the Commissioner or any District Director of the Internal Revenue Service (or any other governmental official exercising the same or a substantially similar function from time to time) to the effect that, after taking into consideration such facts as form the basis for the opinion that an Event of Taxability has occurred, an Event of Taxability has not occurred;
- (iii) on the date when the County shall be advised in writing by the Commissioner of the Internal Revenue Service or the Director of Tax-Exempt Bonds of the Tax-Exempt and Government Entities Division of the Internal Revenue Service (or any other government official exercising the same or a substantially similar function from time to time, including an employee subordinate to one of these officers who has been authorized to provide such advice) that, based upon filings of the County, or upon any review or audit of the County or upon any other ground whatsoever, an Event of Taxability shall have occurred; or
- (iv) on the date when the County shall receive notice from a Bondholder or any former Bondholder that the Internal Revenue Service (or any other government official or agency exercising the same or a substantially similar function from time to time) has assessed as includable in the gross income of such Bondholder or such former Bondholder the interest on the Bonds due to the occurrence of an Event of Taxability;

provided, however, no Determination of Taxability shall occur under subparagraph (iii) or (iv) hereunder unless the County has been afforded the reasonable opportunity, at its expense, to contest any such assessment, and, further, no Determination of Taxability shall occur until such contest, if made, has been finally determined; provided further, however, that upon demand from a Bondholder, the Purchaser or former Bondholder, the County shall promptly reimburse such Bondholder or former Bondholder for any payments, including any taxes, interest, penalties or other charges, such Bondholder (or former Bondholder) shall be obligated to make as a result of the Determination of Taxability.

"Direct Purchase Applicable Spread" means, initially, 45 basis points (0.45%), and upon the effective date of any rating action announced by the applicable Rating Agency that results in

a change in the lowest unenhanced long-term rating assigned to publicly-offered Junior Lien Obligations, shall be as follows:

Aa3/AA- and above	45 basis points (0.45%)
A1/A+	55 basis points (0.55%)
A2/A	65 basis points (0.65%)
A3/A-	80 basis points (0.80%)
Baa1/BBB+	105 basis points (1.05%)
Baa2/BBB	130 basis points (1.30%)

In the event of the adoption of any new or changed rating system, each of the ratings referred to above shall be deemed to refer to the rating category under the new rating system which most closely approximates the applicable rating category as currently in effect. The Applicable Spread shall be adjusted cumulatively according to the schedule above for any rating downgrade. As provided in Section 2.03, upon the occurrence and during the continuance of any rating downgrade, suspension, withdrawal, or cancellation under Section 7.01(xii) that constitutes an Event of Default, the Bond Obligations shall bear interest at the Default Rate.

"Direct Purchase Interest Period" means the then applicable LIBOR Index Interest Period.

"Direct Purchase Rate" means a per annum rate of interest equal to the LIBOR Index Rate for the Bonds established in accordance with Section 2.02(d) hereof

"Direct Purchase Rate Period" means the period from the Effective Date to November 15, 2019, as such period may be extended in accordance with the provisions of this Agreement and the Ordinance.

"Dollars", "US\$", "\$" and "U.S. Dollars" means the lawful currency of the United States of America.

"DTC" means The Depository Trust Company.

"Effective Date" means October \_\_\_\_, 2017, subject to the satisfaction or waiver by the Purchaser of the conditions precedent set forth in Article IV hereof.

"Electronic Notice" means notice given by facsimile transmission with receipt of confirmation by the sender or by telephone or by email transmission (in either case, promptly confirmed in writing).

"Environmental Laws" means all applicable federal, state, local and foreign laws, statutes, ordinances, codes, rules, standards and regulations, now or hereafter in effect, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative order, consent decree, order or judgment, imposing liability or standards of

conduct for or relating to the regulation and protection of human health, safety, the environment and natural resources (including ambient air, surface water, groundwater, wetlands, land surface or subsurface strata, wildlife, aquatic species and vegetation). "Environmental Laws" include, without limitation, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. §§ 9601 et seq.) ("CERCLA"); the Hazardous Materials Transportation Authorization Act of 1994 (49 U.S.C. §§ 5101 et seq.); the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. §§ 136 et seq.); the Solid Waste Disposal Act (42 U.S.C. §§ 6901 et seq.); the Toxic Substance Control Act (15 U.S.C. §§ 2601 et seq.); the Clean Air Act (42 U.S.C. §§ 7401 et seq.); the Federal Water Pollution Control Act (33 U.S.C. §§ 1251 et seq.); the Occupational Safety and Health Act (29 U.S.C. §§ 651 et seq.); and the Safe Drinking Water Act (42 U.S.C. §§ 300(f) et seq.), and any and all regulations promulgated thereunder, and all analogous state, local and foreign counterparts or equivalents and any transfer of ownership notification or approval statutes.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended from time to time, and the regulations promulgated and rulings issued thereunder.

"Event of Default" with respect to this Agreement shall have the meaning set forth in Section 7.01 of this Agreement and, with respect to any Related Document, shall have the meaning set forth therein.

"Event of Taxability" means (i) a change in Law or fact or the interpretation thereof, or the occurrence or existence of any fact, event or circumstance (including, without limitation, the taking of any action by the County, or the failure to take any action by the County, or the making by the County of any misrepresentation herein or in any certificate required to be given in connection with the issuance, sale or delivery of the Bonds) which has the effect of causing interest paid or payable on the Bonds to become includable, in whole or in part, in the gross income of a Bondholder or any former Bondholder for federal income tax purposes or (ii) the entry of any decree or judgment by a court of competent jurisdiction, or the taking of any official action by the Internal Revenue Service or the Department of the Treasury, which decree, judgment or action shall be final under applicable procedural law, in either case, which has the effect of causing interest paid or payable on the Bonds to become includable, in whole or in part, in the gross income of such Bondholder or such former Bondholder for federal income tax purposes with respect to the Bonds.

"Excess Interest Amount" shall have the meaning set forth in Section 2.05 hereof.

"Executive Order" has the meaning set forth in Section 5.01(x) hereof.

"Federal Funds Rate" means, for any day, the rate of interest per annum as determined by the Purchaser at which overnight Federal Funds are offered to the Purchaser for such day by major banks in the interbank market, with any change in such rate to become effective as to the County on the date of any change in such rate. Each determination of the Federal Funds Rate by the Purchaser shall be deemed conclusive and binding on the County absent manifest error.

"Fiscal Year" means the twelve month period from January 1 through the following December 31.

"Fitch" means Fitch Ratings, its successors and assigns.

"FRB" means the Board of Governors of the Federal Reserve System of the United States, together with any successors thereof.

"GAAP" means generally accepted accounting principles in the United States of America as in effect from time to time as applicable to State of Washington municipalities, applied by the County on a basis consistent with the County's most recent financial statements.

"Governmental Authority" means any national, state or local government (whether domestic or foreign), any political subdivision thereof or any other governmental, quasi-governmental, judicial, public or statutory instrumentality, authority, body, tribunal, agency, bureau, court or entity (including the Federal Deposit Insurance Corporation or the FRB, any central bank or any comparable authority), or any arbitrator with authority to bind any of the parties to this Agreement at law.

"Governmental Authorization" means any permit, license, authorization, plan, directive, consent order or consent decree of or from any Governmental Authority.

"Guarantee" means the legal obligation to pay the Indebtedness or satisfy the liabilities of another Person, whether such guarantee is of payment or of performance.

"Indebtedness" of any Person means at any date, without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by bonds, debentures, notes or other similar instruments, (c) all obligations of such Person to pay the deferred purchase price of property or services, except trade accounts payable arising in the ordinary course of business, (d) all obligations of such Person as lessee under capital leases, (e) all Indebtedness of others secured by a lien on any asset of such Person, whether or not such Indebtedness is assumed by such Person, (f) all Guarantees by such Person of Indebtedness of other Persons and (g) all obligations of such Person under any Swap Agreement.

"Initial Amortization Payment Date" means the first Business Day of the sixth (6<sup>th</sup>) full calendar month following the Mandatory Tender Date.

"Interest Payment Date" means (i) the first Business Day of each calendar month, (ii) any date on which all of the Bonds are redeemed, (iii) any day that is a Conversion Date for such Bonds from a Direct Purchase Rate Period, and (iv) the Maturity Date.

"Investment Policy" means the investment policy of the County delivered to the Purchaser, pursuant to Section 4.01(a)(iii) hereof.

"Investor Letter" means an investor letter substantially in the form of Exhibit B hereto.

"Junior Lien Obligations" has the meaning set forth in the Ordinance.

"Laws" means, collectively, all international, foreign, federal, state and local statutes, treaties, rules, guidelines, regulations, ordinances, codes and administrative or judicial precedents or authorities, including the interpretation or administration thereof by any Governmental Authority charged with the enforcement, interpretation or administration thereof, and all applicable administrative orders, directed duties, requests, licenses, authorizations and permits of, and agreements with, any Governmental Authority, in each case whether or not having the force of law.

"LIBOR Index" means the London interbank offered rate as administered by the Ice Benchmark Administration (or any other Person that takes over the administration of such rate for United States Dollars for a period equal in length to a one-month LIBOR Index Interest Period as displayed on pages LIBOR01 or LIBOR02 of the Reuters screen that displays such rate (or, in the event such rate does not appear on a Reuters page or screen, on any successor or substitute page on such screen that displays such rate, or on the appropriate page of such other information service that publishes such rate from time to time as selected by the Calculation Agent in its reasonable discretion) at approximately 11:00 a.m., London time, two London Business Days prior to the commencement of such one month LIBOR Index Interest Period, as the rate for dollar deposits in the London interbank market with a maturity comparable to such Interest Period. In the event that such rate does not appear on such page (or on any such successor or substitute page), the LIBOR Rate shall be determined by reference to such other publicly available service for displaying interest rates for dollar deposits in the London interbank market as may be selected by the Calculation Agent in its reasonable discretion or, in the absence of such availability, by reference to the rate at which dollar deposits of \$5,000,000 and for a maturity comparable to such LIBOR Index Interest Period are offered by the principal London office of the Calculation Agent in immediately available funds in the London interbank market at approximately 11:00 a.m., London time, two London Business Days prior to the commencement of such one-month LIBOR Index Interest Period. If LIBOR as determined pursuant to this definition is ever less than zero, then for purposes of determining the LIBOR Index Rate, LIBOR shall be deemed to be zero. The Calculation Agent's internal records of applicable interest rates shall be determinative in the absence of manifest error.

"LIBOR Index Interest Period" means, while any Bonds bear interest at the LIBOR Index Rate, the period from (and including) the Effective Date to (but not including) the first Business Day of the next succeeding month, and thereafter shall mean the period from (and including) the first Business Day of each month to (but not including) the first Business Day of the next succeeding month or, if sooner, to (but not including) the last day of the Direct Purchase Rate Period)

"LIBOR Index Rate" means an interest rate determined on each Computation Date equal to the product of (i) the sum of (A) the product of the LIBOR Index multiplied by 70% plus (B) the Direct Purchase Applicable Spread, multiplied by (ii) the Margin Rate Factor. The LIBOR Index Rate shall be rounded upward to the third decimal place.

"Lien" means any mortgage, lien, security interest, pledge, charge or encumbrance of any kind in respect of any Property, including the interests of a vendor or lessor under any conditional sale, capital lease or other title retention arrangement.

"London Business Day" means any Business Day on which banks are open for dealings in dollar deposits in the London interbank market.

"Mandatory Tender Date" means (i) October \_\_\_\_\_, 2020, and/or (ii) following an Event of Default under this Agreement, the Business Day on which the County receives written direction from the Purchaser to cause a mandatory tender for purchase of the Bonds, in each case, a Purchase Date on which the Bonds are subject to mandatory tender for purchase pursuant to Section F.4 of the Motion. Each of the foregoing shall constitute a "Purchase Date" for purposes of the Ordinance.

"Mandatory Tender Purchase Price" means an amount equal to 100% of the principal amount of the Bonds subject to mandatory tender for purchase on the Mandatory Tender Date and accrued interest thereon, if applicable.

"Margin Rate Factor" means the greater of (i) 1.0 and (ii) the product of (A) one minus the Maximum Corporate Tax Rate multiplied by (B) 1.53846. The effective date of any change in the Margin Rate Factor shall be the effective date of the decrease or increase (as applicable) in the Maximum Corporate Tax Rate resulting in such change.

"Margin Stock" shall have the meaning ascribed to such term in Regulation U promulgated by the FRB, as now and hereafter from time to time in effect.

"Material Adverse Effect" means, as to the County, (A) any material adverse change in or effect on (i) the ability of the County to issue the Bonds or otherwise consummate the transactions contemplated by this Agreement or the Ordinance, (ii) the ability of the County to perform any of its obligations under the Bonds, this Agreement or the Ordinance, taken as a whole, or (iii) the legality, validity, binding effect or enforceability against the County of the Bonds, this Agreement or the Ordinance, or (B) any material reduction in the Revenue of the System from the most recently delivered annual audited financial statements of the System.

"Maximum Corporate Tax Rate" means the maximum rate of income taxation imposed on corporations pursuant to Section 11(b) of the Code, as in effect from time to time (or, if as a result of a change in the Code, the rate of income taxation imposed on corporations generally shall not be applicable to the Purchaser, the maximum statutory rate of federal income taxation which could apply to the Purchaser).

"Maximum Interest Rate" means the maximum rate of interest on the relevant obligation permitted by applicable law.

"Moody's" means Moody's Investors Service, Inc., its successors and assigns.

"Motion" means that certain Motion \_\_\_\_\_ passed by the County Council on October \_\_\_\_, 2017, with respect to the Bonds.

"Multi-Modal LTGO/Sewer Revenue Bonds" has the meaning set forth in the Ordinance.

- "1933 Act" has the meaning set forth in Section 8.06(b) hereof.
- "Net Revenue" has the meaning set forth in the Ordinance.
- "Non-Purchaser Transferee" shall have the meaning set forth in Section 8.06(c) hereof.
- "OFAC" has the meaning set forth in Section 5.01(x) hereof.
- "Ordinance" has the meaning set forth in the recitals to this Agreement and shall include all amendments, supplements and modifications in accordance with the terms thereof and hereof.
  - "Other Taxes" shall have the meaning set forth in Section 3.01(a) hereof.
- "Parity Bond Ordinance" means, collectively, each ordinance of the County authorizing the issuance of Parity Bonds.
  - "Parity Bonds" has the meaning set forth in the Ordinance.
  - "Parity Lien Obligations" has the meaning set forth in the Ordinance.
- "Patriot Act" means the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, Title III of Pub. L. 107-56 (signed into law October 26, 2001).
  - "PBGC" means the Pension Benefit Guaranty Corporation or any successor thereto.
- "Person" means an individual, a corporation, a partnership, an association, a trust or any other entity or organization, including a government or a political subdivision or an agency or instrumentality thereof.
- "Plan" means an employee pension benefit plan which is covered by Title IV of ERISA or subject to the minimum funding standards under Section 412 of the Code as to which the County or a member of the Controlled Group may have any liability.
- "Potential Default" means an event which but for the lapse of time or the giving of notice, or both, would constitute an Event of Default.
- "Prime Rate" means the rate of interest per annum from time to time announced by the Purchaser as its prime rate (which is not intended to be the lowest rate of interest charged by the Purchaser in connection with the extension of credit to its customers). Each change in the Prime Rate shall take effect at the time of such change in such prime rate. Each determination of the Prime Rate by the Purchaser will be conclusive and binding on the County absent manifest error.
- "Property" means any and all rights, titles and interests in and to any and all property, whether real or personal, tangible (including cash) or intangible, wherever situated and whether now owned or hereafter acquired.

"Purchase Price" shall have the meaning set forth in Section 2.01(a) hereof.

"Purchaser" means, initially, State Street Public Lending Corporation, a wholly-owned subsidiary of State Street Bank and Trust Company, and its successors and assigns, and upon the receipt from time to time by the County of a notice described in Section 8.06(a) means the Person designated in such notice as the Purchaser, as more fully provided in Section 8.06(a) hereof.

"Purchaser Rate" means a fluctuating interest rate per annum which, for each day, shall equal (i) for the period from and including the Mandatory Tender Date to and including the thirtieth (30th) day immediately succeeding the Mandatory Tender Date, the Alternate Base Rate from time to time in effect, (ii) from the period from and including the thirty-first (31st) day immediately succeeding the Mandatory Tender Date to and including the ninetieth (90<sup>th</sup>) day immediately succeeding the Mandatory Tender Date, the Alternate Base Rate from time to time in effect plus one percent (1.0%), and (iii) from the period from and including the ninety-first (91st) day immediately succeeding the Mandatory Tender Date and thereafter, the Alternate Base Rate from time to time in effect plus two percent (2.0%); provided that if an Event of Default has occurred and is continuing, the Purchaser Rate shall equal the Default Rate.

"Purchaser Transferee" shall have the meaning set forth in Section 8.06(b) hereof.

"Rating Agency" means any of Fitch, Moody's or S&P, as applicable.

"Rating Documentation" shall have the meaning set forth in Section 4.01(d)(iv) hereof.

"Registrar" means the Registrar appointed pursuant to the terms of the Ordinance and each successor thereto appointed in accordance with the terms of the Ordinance and this Agreement.

"Related Documents" means this Agreement, the Ordinance, the Tax Certificate, the Bonds, and any and all future renewals and extensions or restatements of, or amendments or supplements to, any of the foregoing.

"Revenue of the System" has the meaning set forth in the Ordinance.

"Related Parties" means, with respect to any Person, such Person's Affiliates and the partners, directors, officers, employees, agents, trustees, administrators, managers, advisors and representatives of such Person and of such Person's Affiliates.

"Reset Date" means the first Business Day of each month.

"S&P" means S&P Global Ratings, a division of Standard & Poor's Financial Services, LLC, its successors and assigns.

"State" means the State of Washington.

"Subordinate Lien Obligations" has the meaning set forth in the Ordinance.

"Swap Agreement" means (i) any and all rate swap transactions, basis swaps, credit derivative transactions, forward rate transactions, commodity swaps, commodity options, forward commodity contracts, equity or equity index swaps or options, bond or bond price or bond index swaps or options or forward bond or forward bond price or forward bond index transactions, interest rate options, forward foreign exchange transactions, cap transactions, floor transactions, collar transactions, currency swap transactions, cross-currency rate swap transactions, currency options, spot contracts, or any other similar transactions or any combination of any of the foregoing (including any options to enter into any of the foregoing), whether or not any such transaction is governed by or subject to any master agreement, and (ii) any and all transactions of any kind, and the related confirmations, which are subject to the terms and conditions of, or governed by, any form of master agreement published by the International Swaps and Derivatives Association, Inc., any International Foreign Exchange Master Agreement, or any other master agreement (any such master agreement, together with any related schedules, a "Master Agreement"), including any such obligations or liabilities under any Master Agreement.

"System" has the meaning set forth in the Ordinance.

"Tax Certificate" means the federal tax certificate dated as of the Effective Date and executed by the County, with respect to the Bonds, as the same may be amended or supplemented in accordance with its terms.

"Taxable Date" means the date on which interest on the Bonds is first includable in gross income of the Bondholder (including, without limitation, any previous Bondholder) thereof as a result of an Event of Taxability as such date is established pursuant to a Determination of Taxability.

"Taxable Period" shall have the meaning set forth in Section 2.04 hereof.

"Taxable Rate" means, with respect to a Taxable Period, the product of (i) the interest rate on the Bonds during such period and (ii) the Taxable Rate Factor.

"Taxable Rate Factor" means the quotient of (i) one divided by (ii) one minus the Maximum Corporate Tax Rate.

"Taxes" means all present or future taxes, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, fines, additions to tax or penalties applicable thereto.

"Unremarketed Bonds" means Bonds with respect to which the Purchaser has not received payment of the Mandatory Tender Purchase Price, if any, on the Mandatory Tender Date.

- Section 1.02 Computation of Time Periods. In this Agreement, in the computation of a period of time from a specified date to a later specified date, the word "from" means "from and including" and the words "to" and "until" each mean "to but excluding."
- Section 1.03 Construction. Unless the context of this Agreement clearly requires otherwise, references to the plural include the singular, the singular includes the plural and the part includes the whole and "or" has the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereunder" and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. The word "including" has the meaning "including, but not limited to." The section headings contained in this Agreement and the table of contents preceding this Agreement are for reference purposes only and shall not control or affect the construction of this Agreement or the interpretation thereof in any respect. Section, subsection and exhibit references are to this Agreement unless otherwise specified. All references in this Agreement to times of day shall be references to New York City time.
- Section 1.04 Accounting Terms and Determinations. Unless otherwise specified herein, all accounting terms used herein shall be interpreted, all accounting determinations hereunder shall be made, and all financial statements required to be delivered hereunder shall be prepared, in accordance with GAAP.
- Section 1.05 Relation to Other Documents; Acknowledgment of Different Provisions of Related Documents; Incorporation by Reference.
- (a) Nothing in this Agreement shall be deemed to amend or relieve the County of its obligations under any Related Document to which it is a party. Conversely, to the extent that the provisions of any Related Document allow the County to take certain actions, or not to take certain actions, with regard, for example, to permitted liens, incurrence of Indebtedness, transfers of assets, maintenance of financial ratios and similar matters, the County nevertheless shall be fully bound by the provisions of this Agreement.
- (b) Except as provided in Section 1.05(c) and Section 1.05(d) hereof, all references to other documents shall be deemed to include all amendments, modifications and supplements thereto to the extent such amendment, modification or supplement is made in accordance with the provisions of such document and this Agreement.
- (c) All provisions of this Agreement making reference to specific sections of any Related Document shall be deemed to incorporate such sections into this Agreement by reference as though specifically set forth herein (with such changes and modifications as may be herein provided) and shall continue in full force and effect with respect to this Agreement notwithstanding payment of all amounts due under or secured by the Related Documents, the termination or defeasance thereof or any amendment thereto or any waiver given in connection therewith, so long as this Agreement is in effect and until all Bond Obligations are paid in full. No amendment, modification, consent, waiver or termination with respect to any of such sections which would materially and adversely affect the Purchaser shall be effective as to this Agreement until specifically agreed to in writing by the parties hereto with specific reference to this Agreement.

(d) Any capitalized terms used herein which are not specifically defined herein shall have the same meanings herein as set forth in the Ordinance. Any terms defined herein by reference to the Ordinance or any requirement that an action be taken in accordance with any Related Document shall refer to such documents as in effect on the date of issuance of the Bonds unless the Purchaser has agreed in writing to any applicable amendment which would materially and adversely affect the Purchaser.

#### ARTICLE II

#### PURCHASE OF BONDS AND THE COUNTY'S OBLIGATIONS

Section 2.01 Purchase of Bonds.

- (a) Upon the satisfaction of the conditions set forth in Article IV hereof and based on the representations, warranties and covenants of the County set forth herein, the Purchaser hereby agrees to purchase, and the County hereby agrees to issue and sell to the Purchaser, all, but not less than all, of the Bonds at the purchase price of \$50,000,000 representing the aggregate principal amount of the Bonds (the "Purchase Price").
- (b) On the Effective Date, the County shall deliver or cause to be delivered to the Purchaser, the documents described in and otherwise satisfy the conditions described in Article IV hereof. Upon the satisfaction of such conditions, the Purchaser will pay the Purchase Price for the Bonds in immediately available federal funds payable to the County. One fully registered Bond for each series of the Bonds, in the aggregate principal amount equal to the Purchase Price, shall be issued to and registered in the name of the Purchaser, or as otherwise directed by the Purchaser. The Bonds shall be so issued and registered to and held by the Purchaser, or as otherwise directed by the Purchaser.
- Section 2.02 Payment Obligations. (a) The County hereby unconditionally, irrevocably and absolutely agrees to make prompt and full payment of all payment obligations owed to the Bondholders under the Related Documents and to pay any other Bond Obligations owing to the Bondholders pursuant to the Related Documents, whether now existing or hereafter arising, irrespective of their nature, whether direct or indirect, absolute or contingent, with interest thereon at the rate or rates provided in such Related Documents and under such Bond Obligations.
- (b) In the event the Purchaser has not received the Mandatory Tender Purchase Price on the Mandatory Tender Date, the County shall cause the Unremarketed Bonds to be purchased or redeemed on the Mandatory Tender Date; provided that, if the County is required to cause Unremarketed Bonds to be purchased or redeemed as set forth above and (i) no Potential Default or Event of Default shall have occurred and be continuing and (ii) the representations and warranties set forth in Article V shall be true and correct on the Mandatory Tender Date, then the County shall cause the principal amount of such Bonds to be purchased or redeemed in installments payable not later than each Amortization Payment Date (each such payment, an "Amortization Payment"), with the final installment in an amount equal to the entire thenoutstanding principal amount of such Bonds to be purchased or redeemed not later than the Amortization End Date (the period commencing on the Mandatory Tender Date and ending on

the Amortization End Date is herein referred to as the "Amortization Period"). Each Amortization Payment shall be not less than that amount of principal which, calculated as of the Mandatory Tender Date, will result in equal (as nearly as possible) aggregate Amortization Payments over the Amortization Period, or if less, the then-outstanding principal amount of such Bonds to be purchased or redeemed. During the Amortization Period, interest on Unremarketed Bonds shall accrue at the Purchaser Rate and be payable monthly in arrears on the first Business Day of each calendar month.

- (c) The County shall pay within thirty (30) days after demand:
- (i) if an Event of Default shall have occurred, all costs and expenses of the Purchaser in connection with the enforcement (whether by means of legal proceedings or otherwise) of any of its rights and remedies under this Agreement, the other Related Documents and such other documents which may be delivered in connection therewith;
- (ii) a fee for each amendment to this Agreement or any other Related Document or any consent or waiver by the Purchaser with respect to any Related Document, in each case, in a minimum amount equal to \$5,000, plus the reasonable fees and expenses of counsel to the Purchaser;
- (iii) the reasonable fees and out-of-pocket expenses for counsel or other reasonably required consultants to the Purchaser in connection with advising the Purchaser as to its rights, remedies and obligations under this Agreement and the other Related Documents as a result of the occurrence of, or in connection with, an Event of Default or Potential Default, or in connection with responding to requests from the County for approvals, consents and waivers; and
- (iv) any amounts advanced by or on behalf of the Purchaser to the extent required to cure any Potential Default, Event of Default or event of nonperformance by the County hereunder or under any Related Document, together with interest at the Default Rate.
- (d) (i) The Calculation Agent shall determine the LIBOR Index Rate on each Computation Date. Each LIBOR Index Rate shall become effective on the Reset Date succeeding the Computation Date. Interest at the LIBOR Index Rate shall accrue each day during each LIBOR Index Interest Period, commencing on and including the first day of the LIBOR Index Interest Period to but excluding the last day of the LIBOR Index Interest Period. Following the determination of the Direct Purchase Rate, the Calculation Agent shall give notice of the LIBOR Index Rate to the Registrar and to the County by Electronic Notice not less than one Business Day prior to the Reset Date. If the LIBOR Index Rate is not determined by the Calculation Agent on the Computation Date, the interest rate to be borne by the Bonds shall be the rate determined on the preceding Computation Date until the Calculation Agent next determines the LIBOR Index Rate. All interest (including interest at the Default Rate) accrued on Bond Obligations shall be calculated on the basis of the actual number of days elapsed in a 360-day year.

- (ii) The determination of any LIBOR Index Rate by the Calculation Agent shall be conclusive and binding upon the County, the Registrar and any Bondowner. In determining the interest rate or rates that the Bonds shall bear as provided in this subsection (d), the Calculation Agent shall not have any liability to the County, the Registrar and any Bondowner except for its gross negligence or willful misconduct.
- (iii) From and after any Taxable Date, the interest rate on the Bonds in a LIBOR Index Rate Period shall be established at a rate at all times equal to the Taxable Rate
- (iv) During the Amortization Period, interest on the Bonds shall accrue at the Purchaser Rate and be payable monthly in arrears on the first Business Day of each calendar month.
- (v) The initial LIBOR Index Interest Period shall commence on the Effective Date and be to (but not including) November \_\_\_\_, 2017, the initial LIBOR Index Rate shall be \_\_\_\_\_\_, which initial Interest Payment Date shall be \_\_\_\_\_\_, 2017, and the Bonds shall be subject to mandatory tender for purchase on any Mandatory Tender Date for the Bonds.
- (e) During the Direct Purchase Rate Period, all payments of principal and interest on the Bonds shall be paid to the Purchaser in accordance with the wire instructions set forth in *Schedule I* hereof or such other wire instructions as the Purchaser provides to the County and the Registrar in writing.
- Section 2.03 Default Rate. Upon the occurrence and during the continuance of an Event of Default, the Bond Obligations shall bear interest at the Default Rate, which shall be payable by the County to each Bondholder (or, if applicable, the Purchaser) upon demand therefor.
- Section 2.04 Determination of Taxability. (a) In the event a Determination of Taxability occurs, to the extent not payable to each Bondholder under the terms of the Ordinance and the Bonds, the County hereby agrees to pay to each Bondholder on demand therefor (i) an amount equal to the difference between (A) the amount of interest that would have been paid to such Bondholder on the Bonds during the period for which interest on the Bonds is included in the gross income of such Bondholder if the Bonds had borne interest at the Taxable Rate, beginning on the Taxable Date (the "Taxable Period"), and (B) the amount of interest actually paid to the Bondholder (or, if applicable, the Purchaser) during the Taxable Period, and (ii) an amount equal to any interest, penalties or charges owed by such Bondholder as a result of interest on the Bonds becoming included in the gross income of such Bondholder, together with any and all reasonable attorneys' fees, court costs, or other out-of-pocket costs incurred by such Bondholder in connection therewith;
- (b) Subject to the provisions of paragraph (c) below, such Bondholder shall afford the County the reasonable opportunity, at the County's sole cost and expense, to contest (i) the validity of any amendment to the Code which causes the interest on the Bonds to be included in the gross income of such Bondholder or (ii) any challenge to the validity of the tax exemption

with respect to the interest on the Bonds, including the right to direct the necessary litigation contesting such challenge (including administrative audit appeals); provided that, in no event shall a Bondholder be required to make available its tax returns (or any other information relating to its taxes that it deems confidential) to the County or any other Person; and

- (c) As a condition precedent to the exercise by the County of its right to contest set forth in paragraph (b) above, the County shall, on demand, immediately reimburse such Bondholder for any and all expenses (including reasonable attorneys' fees for services that may be required or desirable, as determined by such Bondholder (in its sole discretion) that may be incurred by the Bondholder in connection with any such contest, and shall, on demand, immediately reimburse the Bondholder for any payments, including any taxes, interest, penalties or other charges payable by such Bondholder for failure to include such interest in its gross income.
- Section 2.05 Maximum Interest Rate. (a) If the amount of interest payable for any period in accordance with the terms hereof on the Bonds exceeds the amount of interest that would be payable for such period had interest for such period been calculated at the Maximum Interest Rate, then interest for such period shall be payable in an amount calculated at the Maximum Interest Rate.
- (b) Any interest that would have been due and payable for any period but for the operation of the immediately preceding paragraph (a) shall accrue and be payable as provided in this paragraph (b) and shall, less interest actually paid to each Bondholder for such period, constitute the "Excess Interest Amount." If there is any accrued and unpaid Excess Interest Amount as of any Interest Payment Date, then the principal amount with respect to which interest is payable shall bear interest at the Maximum Interest Rate until payment to each Bondholder of the entire Excess Interest Amount.
- (c) Notwithstanding the foregoing, on the date on which no principal amount with respect to the Bonds remains unpaid, the County shall pay to each Bondholder a fee equal to any accrued and unpaid Excess Interest Amount.
- Section 2.06 Obligations Absolute. The payment obligations of the County under this Agreement shall be unconditional and irrevocable and shall be paid strictly in accordance with the terms of the Ordinance and this Agreement under all circumstances, including without limitation the following:
- (a) any lack of validity or enforceability of this Agreement, the Bonds or any of the other Related Documents;
- (b) any amendment or waiver of or any consent to departure from all or any of the Related Documents;
- (c) the existence of any claim, set-off, defense or other right which the County may have at any time against the Purchaser, any other Bondholder or any other person or entity, whether in connection with this Agreement, the other Related Documents, the transactions contemplated herein or therein or any unrelated transaction; or

(d) any other circumstance or happening whatsoever, whether or not similar to any of the foregoing.

Section 2.07 Funding Indemnity. In the event the Purchaser shall incur any loss, cost, or expense (including, without limitation, any loss, cost, or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired or contracted to be acquired by the Purchaser to purchase or hold the Bonds or the relending or reinvesting of such deposits or other funds or amounts paid or prepaid to the Purchaser) as a result of any redemption or conversion of the Bonds on a date other than an Interest Payment Date for any reason, whether before or after default, and whether or not such payment is required by any provision of this Agreement or the Ordinance, then upon the demand of the Purchaser, the County shall pay to the Purchaser a redemption or conversion premium, as applicable, in such amount as will reimburse the Purchaser for such loss, cost, or expense. If the Purchaser requests such redemption or conversion premium, as applicable, it shall provide to the County a certificate setting forth the computation of the loss, cost, or expense giving rise to the request for such redemption or conversion premium, as applicable, in reasonable detail and such certificate shall be conclusive if reasonably determined.

## Section 2.08 Optional Purchase, Prepayment, Redemption or Conversion.

- (a) Subject to Section 2.07 and the terms of this Section, each Business Day is a County Elective Purchase Date. Subject to Section 2.07 and the terms of this Section, the Bonds are also subject to prepayment or redemption prior to the Maturity Date at the option of the County on any Business Day, in whole or in part, at a price equal to the principal amount of the Bonds to be prepaid or redeemed, plus interest accrued thereon to the date fixed for prepayment or redemption, without premium.
- (b) Notice of redemption of the Bonds after the Mandatory Tender Date may be given not less than five days prior to the date fixed for redemption.
- (c) If the Registrar has given notice in accordance with the Ordinance of a Conversion of the Bonds to take effect prior to the Mandatory Tender Date and the Conversion does not take effect, the Bonds shall continue to bear interest at the Direct Purchase Rate.
- (d) In the event that the County shall cause all or a portion of the Bonds to be purchased on a County Elective Purchase Date, prepaid, redeemed or otherwise refunded in whole or in part, or the interest rate on all or a portion of the Bonds to be converted to an interest rate other than the Direct Purchase Rate, in each case prior to the date which is the eighteenth (18th) month anniversary of the Effective Date, the County shall pay to the Purchaser a fee in connection with each such purchase, prepayment, redemption, refunding or conversion of such Bonds from the Direct Purchase Rate, in an amount equal to the product of (A) the Direct Purchase Applicable Spread in effect on the date of such purchase, prepayment, redemption, refunding or conversion, as applicable, (B) the principal amount of the Bonds to be so purchased, prepaid, redeemed, refunded or converted to an interest rate other than the Direct Purchase Rate, and (C) a fraction, the numerator of which is equal to the number of days from and including the date of such purchase, prepayment, redemption, refunding or conversion, as applicable, to and including the eighteenth (18th) month anniversary of the Effective Date, and the denominator of

which is 360, payable on the date of such purchase, prepayment, redemption, refunding or conversion, as applicable.

Section 2.09 Purchaser Consent to Subsequent Direct Purchase Rate Period. So long as the Purchaser is the Bondholder, on or before the date two hundred ten (210) days prior to the end of the Direct Purchase Rate Period, the County may provide written notice to the Purchaser of its desire to convert the Bonds to a new Direct Purchase Rate Period and requesting the Purchaser to purchase such Bonds in such new Direct Purchase Rate Period. The Purchaser will make reasonable efforts to respond to such request within sixty (60) days after receipt of all information necessary, in the Purchaser's reasonable judgment, to permit the Purchaser to make an informed credit decision. The Purchaser may, in its sole and absolute discretion, decide to accept or reject any such request and no consent shall become effective unless the Purchaser shall have consented thereto in writing. In the event the Purchaser fails to definitively respond to such request within such sixty (60) day period, the Purchaser shall be deemed to have refused to grant such request. The consent of the Purchaser, if granted, shall be conditioned upon the preparation, execution and delivery of documentation in form and substance satisfactory to the Purchaser (which may include, but not be limited to, the delivery of a "no adverse effect opinion" of Bond Counsel to the Purchaser with respect to the tax-exempt status of the Bonds as a result of such conversion and interest rate setting). In the event the County and the Purchaser fail to document in writing their agreement of the proposed rate(s) and terms of the succeeding period(s), the County shall continue to be required to cause the Bonds to be purchased or redeemed at the Mandatory Tender Purchase Price on the Mandatory Tender Date, subject to Section 2.02(b) hereof.

Section 2.10 No Bond Rating; CUSIP, DTC; Offering Document. The Bonds shall not be (i) assigned a specific rating by any Rating Agency, (ii) registered with DTC or any other securities depository, (iii) issued pursuant to any type of official statement, private placement memorandum or other offering document, (iv) assigned a CUSIP number or (v) placed or offered by a broker-dealer in the capacity of an underwriter or placement agent.

## ARTICLE III

#### TAXES AND YIELD PROTECTION

Section 3.01 Net of Taxes, Etc.

(a) Any and all payments to the Purchaser or any Bondholder by the County hereunder or with respect to the Bonds shall be made free and clear of and without deduction or withholding for any and all Taxes. If the County shall be required by law to deduct or withhold any Taxes imposed by the United States of America or any political subdivision thereof from or in respect of any sum payable hereunder or with respect to the Bonds, then (i) the sum payable shall be increased as may be necessary so that after making all required deductions (including deductions applicable to additional sums payable under this Section) the Purchaser or such Bondholder receives an amount equal to the sum it would have received had no such deductions been made, (ii) the County shall make such deductions and (iii) the County shall timely pay the full amount deducted to the relevant taxation authority or other authority in accordance with applicable law. If the County shall make any payment under this Section to or for the benefit of

the Purchaser or such Bondholder with respect to Taxes and if the Purchaser, or such Bondholder shall claim any credit or deduction for such Taxes against any other taxes payable by the Purchaser or such Bondholder to any taxing jurisdiction in the United States of America, then the Purchaser or such Bondholder shall pay to the County an amount equal to the amount by which such other taxes are actually reduced; provided, that the aggregate amount payable by the Purchaser or such Bondholder pursuant to this sentence shall not exceed the aggregate amount previously paid by the County with respect to such Taxes. In addition, the County agrees to pay any present or future stamp, recording or documentary taxes and any other excise or property taxes, charges or similar levies that arise under the laws of the United States of America or any state of the United States from any payment made hereunder or under the Bonds or from the execution or delivery of this Agreement or the Bonds, or otherwise with respect to this Agreement or the Bonds (hereinafter referred to as "Other Taxes"). The Purchaser or such Bondholder shall provide to the County within a reasonable time a copy of any written notification it receives with respect to Taxes or Other Taxes owing by the County to the Purchaser or such Bondholder hereunder; provided, that the Purchaser or such Bondholder's failure to send such notice shall not relieve the County of its obligation to pay such amounts hereunder.

- The County shall, to the fullest extent permitted by law and subject to the (b) provisions hereof, pay the Purchaser or such Bondholder for the full amount of Taxes and Other Taxes including any Taxes or Other Taxes imposed by any jurisdiction on amounts payable under this Section paid by the Purchaser or such Bondholder or any liability (including penalties, interest and reasonable expenses) arising therefrom or with respect thereto, whether or not such Taxes or Other Taxes were correctly or legally asserted; provided, that the County shall not be obligated to pay the Purchaser or such Bondholder for any penalties, interest or expenses relating to Taxes or Other Taxes arising from the Purchaser's or such Bondholder's gross negligence or willful misconduct as determined by a count of competent jurisdiction. Payments by the County pursuant to this Section shall be made within thirty (30) days from the date the Purchaser or such Bondholder makes written demand therefor, which demand shall be accompanied by a certificate describing in reasonable detail the basis thereof. The Purchaser or such Bondholder agrees to repay to the County any refund (including that portion of any interest that was included as part of such refund) with respect to Taxes or Other Taxes paid by the County pursuant to this Section received by the Purchaser or such Bondholder for Taxes or Other Taxes that were paid by the County pursuant to this Section and to contest, with the cooperation and at the expense of the County, any such Taxes or Other Taxes which the Purchaser or such Bondholder or the County reasonably believes not to have been properly assessed.
- (c) Within thirty (30) days after the date of any payment of Taxes by the County, the County shall furnish to the Purchaser or such Bondholder, as applicable, the original or a certified copy of a receipt evidencing payment thereof. The County shall compensate the Purchaser or such Bondholder for all reasonable losses and expenses sustained by the Purchaser or such Bondholder, as applicable, as a result of any failure by the County to so furnish such copy of such receipt.
- (d) Without prejudice to the survival of any other agreement of the County hereunder, the agreements and obligations of the County contained in this Section shall survive the

termination of this Agreement and the payment in full of the Bonds and the obligations of the County thereunder and hereunder.

## Section 3.02 Increased Costs.

- (a) Increased Costs Generally. If any Change in Law shall:
- (i) impose, modify or deem applicable any reserve, liquidity ratio, special deposit, compulsory loan, insurance charge or similar requirement against assets of, deposits with or for the account of, or credit extended or participated in by, a Bondholder;
- (ii) subject a Bondholder to any taxes, charges, fees, deductions or withholding of any kind with respect to this Agreement or the Bonds (except for Taxes or Other Taxes covered by Section 3.01), or its deposits, reserves, other liabilities or capital attributable thereto; or
- (iii) impose on a Bondholder any other condition, cost or expense affecting this Agreement, the Bonds or any transaction hereunder;

and the result of any of the foregoing shall be to increase the cost to any such Bondholder with respect to this Agreement, the Bonds, or the making, maintenance or funding of the purchase price of the Bonds, or to reduce the amount of any sum received or receivable by such Bondholder hereunder (whether of principal, interest or any other amount) then, upon request of such Bondholder or the Purchaser, as applicable, the County will pay to such Bondholder or the Purchaser, as applicable, such additional amount or amounts as will compensate such Bondholder, for such additional costs incurred or reduction suffered, subject to paragraph (d) below.

- (b) Capital Requirements. If a Bondholder determines that any Change in Law affecting such Bondholder or any such Bondholder's holding company, if any, regarding capital or liquidity requirements has or would have the effect of reducing the rate of return on such Bondholder's capital or liquidity or on the capital or liquidity of such Bondholder's holding company, if any, as a consequence of this Agreement or the Bonds to a level below that which such Bondholder or such Bondholder's holding company could have achieved but for such Change in Law (taking into consideration such Bondholder's policies and the policies of such Bondholder's holding company with respect to capital adequacy), then from time to time the County will pay to such Bondholder, such additional amount or amounts as will compensate such Bondholder or such Bondholder's holding company for any such reduction suffered, subject to paragraph (d) below.
- (c) Certificates for Reimbursement. A certificate of a Bondholder or the Purchaser, as applicable, setting forth the amount or amounts necessary to compensate such Bondholder or its holding company, as the case may be, as specified in subsection (a) or (b) of this Section and delivered to the County shall be conclusive absent manifest error. The County shall pay such Bondholder or the Purchaser, as applicable, the amount shown as due on any such certificate within thirty (30) days after receipt thereof.

(d) Delay in Requests. Failure or delay on the part of a Bondholder or the Purchaser, as applicable, to demand compensation pursuant to the foregoing provisions of this Section shall not constitute a waiver of such Bondholder's right to demand such compensation; provided that the County shall not be required to compensate the Purchaser or any other Bondholder pursuant to the foregoing provisions of this Section for any increased costs incurred or reductions suffered more than ninety (90) days prior to the date that the Purchaser or any such other Bondholder, notifies the County of the Change in Law giving rise to such increased costs or reductions and of the Purchaser's or any such Bondholder's intention to claim compensation therefor (except that, if the Change in Law giving rise to such increased costs or reductions is retroactive, then the ninety (90) day period referred to above shall be extended to include the period of retroactive effect thereof).

Section 3.03 Survival. All of the County's obligations under this Article III shall survive the termination of this Agreement and the repayment, satisfaction or discharge of all other Bond Obligations.

#### ARTICLE IV

#### CONDITIONS PRECEDENT TO PURCHASE OF BONDS

Section 4.01 Documentary Requirements. The obligation of the Purchaser to purchase the Bonds on the Effective Date is subject to the conditions precedent that the Purchaser shall have received, on or before the Effective Date, the items listed below in this Section, each dated and in form and substance as is satisfactory to the Purchaser.

#### (a) The following County documents:

- (i) copies of the ordinances and resolutions of the governing body of the County approving the execution and delivery of the Related Documents to which the County is a party and the other matters contemplated hereby, certified by a County Representative as being true and complete and in full force and effect on the Effective Date;
- (ii) the audited annual financial statements of the System for the Fiscal Year ended December 31, 2016, together with internally prepared unaudited financial statements of the System for each fiscal quarter(s) since the end of such Fiscal Year that ended more than two months prior to the Effective Date;
- (iii) a copy of the County's Investment Policy in effect as of the Effective Date; and
- (iv) a certificate dated the Effective Date and executed by a County Representative certifying the names, titles, offices and signatures of the persons authorized to sign, on behalf of the County, the Related Documents to which it is a party and the other documents to be delivered by it hereunder or thereunder.

## (b) The following financing documents:

- (i) an executed original or certified copy, as applicable, of each of the Related Documents; and
  - (ii) an executed original of the Bond.
- (c) The following opinions, dated the Effective Date and addressed to the Purchaser or on which the Purchaser is otherwise expressly authorized to rely:
  - (i) from counsel to the County, opinions as to the due authorization, execution, delivery and enforceability of the Related Documents to which the County is a party, and such other customary matters as the Purchaser may reasonably request;
  - (ii) from Bond Counsel, opinions to the effect that the interest on the Bonds is excludable from gross income for federal income tax purposes and such other customary matters as the Purchaser may reasonably request.
  - (d) The following documents and other information:
  - (i) a certificate dated the Effective Date and executed by a County Representative certifying (A) that there has been no event or circumstance since December 31, 2016, that has had or could be reasonably expected to have, either individually or in the aggregate, a Material Adverse Effect, (B) that the representations and warranties contained in Article V hereof and the other Related Documents are true and correct in all material respects on the Effective Date, (C) no event has occurred and is continuing, or would result from entry into this Agreement, which would constitute a Potential Default or Event of Default and (D) since the dated date of the Rating Documentation, the unenhanced long-term debt ratings assigned to any publicly-offered Junior Lien Obligations have not been withdrawn, suspended or reduced;
  - (ii) a certificate dated the Effective Date and executed by a County Representative, certifying that the County is in compliance with the covenants set forth in Section 15(A) and Section 15(B) of Ordinance ;
  - (iii) true and correct copies of all Governmental Authorizations, if any, necessary for the County to execute, deliver and perform the Related Documents to which it is a party;
  - (iv) recent evidence that the unenhanced long-term debt rating assigned by Moody's, S&P and Fitch to the publicly-offered Junior Lien Obligations is at least "Aa3," "AA-" and "AA-," respectively (the "Rating Documentation"); and
  - (v) receipt of an executed flow of funds memorandum by an officer of the County set forth in the County's incumbency certificate and authorized to execute transaction documents as set forth in the County's authorizing resolution.
- Section 4.02 Litigation. The Purchaser shall have received a written description of all actions, suits or proceedings pending or threatened against the County in any court or before any

arbitrator of any kind or before or by any governmental or non-governmental body which could reasonably be expected to result in a Material Adverse Effect, if any, and such other statements, certificates, agreements, documents and information with respect thereto as the Purchaser may reasonably request.

Section 4.03 Other Matters. All other legal matters pertaining to the execution and delivery of this Agreement and the Related Documents shall be satisfactory to the Purchaser and its counsel, and the Purchaser shall have received such other statements, certificates, agreements, documents and information with respect to the County and matters contemplated by this Agreement as the Purchaser may reasonably request.

Section 4.04 Payment of Fees and Expenses. On or prior to the Effective Date, the Purchaser shall have received reimbursement (or direct payment) of the Purchaser's fees and expenses (including the legal fees and expenses of McGuireWoods LLP) and any other fees incurred in connection with the transaction contemplated by the Related Documents.

## **ARTICLE V**

#### REPRESENTATIONS AND WARRANTIES

Section 5.01 Representations and Warranties. The County hereby makes the following representations and warranties to the Purchaser and each Bondholder:

- (a) Existence. The County is a political subdivision of the State, with full right and power (i) to issue and sell the Bonds, (ii) to own the System, and to carry on the activities of the System as now conducted and as contemplated to be conducted in connection with the issuance of the Bonds and the execution, delivery and performance of its obligations under the Related Documents and this Agreement, (iii) to execute, deliver and perform its obligations under the Related Documents and this Agreement, and (iv) to provide for the security of the Bonds pursuant to the Ordinance; and the County has complied with all provisions of applicable law in all matters related to such actions of the County as are contemplated by the Related Documents and this Agreement.
- delivery and performance by the County of this Agreement and each Related Document are within the County's powers, have been duly authorized by all necessary action, and will not and do not (i) violate any law, rule, regulation, order, writ, judgment, injunction, decree, determination or award presently in effect having applicability to the System; provided, however, that the County hereby advises the Purchaser that it is not clear whether the County has the authority to indemnify a private party for its own gross negligence and that a court could find that the provisions in this Agreement requiring the County to indemnify the Purchaser against the Purchaser's or a Bondholder's gross negligence are not enforceable, (ii) result in a breach of or constitute a default under any material indenture, ordinance or loan or credit agreement or any other material agreement, lease or instrument applicable to the System and to which the County is a party or by which it or the properties of the System may be bound or affected, or (iii) result in, or require, the creation or imposition of any Lien upon or with respect to the System other than as contemplated by this Agreement, the Bonds and the other Related Documents; and the

County is not in material default under any such law, rule, regulation, order, writ, judgment, injunction, decree, determination or award or any such indenture, ordinance, agreement, lease or instrument, including, without limitation, the Act and any Environmental Laws to which the System is subject.

- (c) <u>Binding Effect; Security</u>. This Agreement, the Bonds and the Related Documents constitute valid and binding agreements of the County, enforceable in accordance with their respective terms except as (x) the enforceability thereof may be limited by bankruptcy, insolvency or similar laws affecting creditors' rights generally and (y) the availability of equitable remedies may be limited by equitable principles of general applicability. The Bonds have been duly and validly issued under the Ordinance and are entitled to the benefits thereof, and the Ordinance is or will be on the Effective Date in full force and effect.
- (d) <u>No Consent or Approval</u>. No consent, approval, permit, authorization or order of, or registration or filing with, any court or governmental agency, authority or other instrumentality not already obtained, given or made is required on the part of the County for the execution, delivery and performance by the County of the Related Documents or this Agreement.

## (e) Financial Information.

- (i) The audited financial statements of the System for the fiscal year ended December 31, 2016 fairly present the financial position of the System at the end of such fiscal year and the results of operations for the year then ended, in conformity with GAAP except as otherwise expressly described therein.
- (ii) Except as described in writing to the Purchaser, since December 31, 2016 there has been no material adverse change in the financial position, results of operations or prospects of the System. Since December 31, 2016, no transaction or event shall have occurred and no change shall have occurred in the condition (financial or otherwise) or operations of the System which materially adversely affects the issuance of any of the Bonds, the pledge of Revenue of the System for the payment of the Bonds, the Revenue of the System, or the ability of the County to repay when due its obligations under this Agreement, any of the Bonds, the Ordinance and the other Related Documents.
- in equity, before or by any court, arbitrator, governmental agency or authority, or other board, body or official, pending or, to the best knowledge of the County, threatened against or affecting the County, questioning the validity of the Ordinance or any proceeding taken or to be taken by the County in connection with the execution, delivery and performance by the County of the Related Documents or this Agreement, or seeking to prohibit, restrain or enjoin the execution, delivery or performance by the County of any of the foregoing, nor, to the best knowledge of the County, is there any basis therefor, wherein an unfavorable decision, ruling or finding would adversely affect (i) the validity of the Ordinance or the other Related Documents, (ii) the validity or enforceability of, or the authority or ability of the County to perform its obligations under, the Ordinance, the other Related Documents or this Agreement, (iii) the ability of the County to conduct the activities of the System as presently conducted or as proposed or contemplated to be conducted under the terms of this Agreement, the Ordinance and the other Related Documents,

- or (iv) the exemption of interest on any tax-exempt bond or note of the County from Federal income taxes.
- (g) <u>No Sovereign Immunity</u>. Pursuant to Section 4.08.120 of the Revised Code of Washington, the defense of sovereign immunity is not available to the County in any proceeding by the Purchaser to enforce any of the obligations of the County under this Agreement or the Bonds.
- (h) No ERISA Plans. The County has never established, is not a party to and has never contributed to any "employee benefit plan" within the meaning of Section 3(3) of ERISA or any other form of bonus, incentive compensation, deferred compensation or other similar plan or arrangement other than a "governmental plan" within the meaning of Section 414(b) of the Code or Section 3(32) of ERISA.
- (i) <u>No Default</u>. The County is not in breach of or default under the Ordinance, or in breach of or default under any law or regulation of the State or of the United States or any judgment, decree, agreement or other instrument applicable to the System and to which the County is a party, except where such breach or default, so far as the County can foresee, will not materially adversely affect, the operations, condition (financial or otherwise) or affairs of the System. No Potential Default or Event of Default has occurred or is continuing. The County is not in default in the payment of any Indebtedness payable from Revenue of the System.
- (j) <u>Disclosure</u>. All documents and certificates provided to the Purchaser by or on behalf of the County in connection with the transactions contemplated by the Related Documents are true and correct as of the date hereof and were provided in expectation of the Purchaser's reliance thereon in executing this Agreement. There are no facts that the County has failed to disclose to the Purchaser that, individually or in the aggregate, materially adversely affect or, so far as the County can foresee, will materially adversely affect, the operations, condition (financial or otherwise) or affairs of the System.
- (k) <u>Tax-Exempt Status of Bonds</u>. The County has not taken any action, and knows of no action that any other person has taken, which would cause interest on the Bonds to be includable in the gross income of the recipients thereof for Federal income tax purposes.
- (1) No Usury. Pursuant to Section 19.52.080 of the Revised Code of Washington, the terms of this Agreement regarding the calculation and payment of interest and fees do not contravene any applicable usury laws.
- (m) Pending Legislation. The County knows of no legislation pending that could, if enacted, adversely affect the validity or enforceability of this Agreement or the Related Documents, or the ability of the County to perform its obligations hereunder or under the Related Documents. No legislation has been enacted which in any way adversely affects the issuance or delivery of the Bonds or the execution, delivery or performance of this Agreement or the Related Documents or the creation, organization or existence of the County or the titles to office of any officers thereof, or the power of the County to carry out its obligations under this Agreement or the Related Documents or the ability of the County to perform its obligations hereunder or under the Related Documents.

- (n) <u>Compliance with Laws</u>. The County is in compliance with all Laws, ordinances, orders, rules and regulations applicable to the System (including ERISA and Environmental Laws), except to the extent noncompliance would not reasonably be expected to result in a Material Adverse Effect.
- (o) <u>Incorporation of Representations and Warranties by Reference</u>. The County hereby makes to the Purchaser the same representations and warranties as are set forth in the Related Documents, which representations and warranties, as well as the related defined terms contained therein, are hereby incorporated by reference with the same effect as if each and every such representation and warranty and defined term were set forth herein in its entirety. No amendment to such representations and warranties or defined terms made pursuant to the Related Documents shall be effective to amend such representations and warranties and defined terms as incorporated by reference herein without the written consent of the Purchaser.
- Obligations constitute a limited obligation of the County. As provided in the Ordinance, the principal of and interest on the Bonds and the Bond Obligations shall be payable solely from, and the Bonds shall be secured by a Lien on, the Revenue of the System. Other than Parity Bonds, Parity Payment Agreements, Parity Lien Obligations, Parity Lien Obligation Payment Agreements and reimbursement obligations related to any of the foregoing, the Ordinance does not permit the issuance of Indebtedness secured by a pledge of the Revenue of the System that ranks senior to the Lien on the Revenue of the System securing the payment of the principal of and interest on the Bonds and other Junior Lien Obligations. No filing, registering, recording of the Ordinance or any other instrument is required to establish the pledge or to protect or maintain the Lien created thereby on the Revenue of the System.
- (q) Senior Debt. As of the Effective Date, with the exception of outstanding Parity Bonds and Parity Lien Obligations and reimbursement obligations related to the foregoing, the County has not issued, incurred, assumed or Guaranteed any Indebtedness which is outstanding and is (i) payable from Revenue of the System and (ii) senior, as to the priority of payment or security, to the Bonds. The Bonds and the other Junior Lien Obligations are on a parity as to priority of payment and security as provided in Section 10 of Ordinance 18141.
- (r) <u>Margin Stock</u>. The County is not engaged in the business of extending credit for the purpose of purchasing or carrying Margin Stock.
- (s) <u>Swap Termination Payments; Cash Collateral</u>. The County has not entered into any Swap Agreement (i) pursuant to which termination payments are secured by any lien on the Revenue of the System prior in priority to the lien on the Revenue of the System securing the Bonds or (ii) which requires the County to post cash collateral to secure its obligations thereunder.
- (t) <u>No Acceleration</u>. Except as set forth in certain Parity Bond Ordinances, no credit provider, liquidity provider, bond insurer, bond purchaser or any other Person is permitted to accelerate or otherwise cause the maturity of any Indebtedness of the County secured by a Lien on Revenue of the System to become due prior to its respective scheduled terms.

- (u) <u>Casualty</u>. Neither the business nor the Property of the System is currently affected by any fire, explosion, accident, strike, lockout or other labor dispute, drought, storm, hail, earthquake, embargo, act of God or of the public enemy or other casualty (whether or not covered by insurance), which could have a Material Adverse Effect.
- (v) <u>Securities Act</u>. No registration of the Bonds is required under the 1933 Act, and the Ordinance is not required to be qualified under the Trust Indenture Act of 1939, as amended.
- (w) <u>Anti-Terrorism Laws</u>. (i) The County is not in violation of any Laws relating to terrorism or money laundering ("Anti-Terrorism Laws"), including Executive Order No.13224 on Terrorist Financing, effective September 24, 2001 (the "Executive Order"), and the Patriot Act;
  - (ii) The County is not any of the following:
    - (A) a Person that is listed in the annex to, or is otherwise subject to the provisions of, the Executive Order;
    - (B) a Person owned or controlled by, or acting for or on behalf of, any Person that is listed in the annex to, or is otherwise subject to the provisions of, the Executive Order;
    - (C) a Person with which the Purchaser is prohibited from dealing or otherwise engaging in any transaction by any Anti-Terrorism Law;
    - (D) a Person that commits, threatens or conspires to commit or supports "terrorism" as defined in the Executive Order; or
    - (E) a Person that is named as a "specially designated national and blocked person" on the most current list published by the Office of Foreign Asset Control ("OFAC") or any list of Persons issued by OFAC pursuant to the Executive Order at its official website or any replacement website or other replacement official publication of such list; and
- (iii) The County does not (A) conduct any business or engage in making or receiving any contribution of funds, goods or services to or for the benefit of any Person described in subsection (ii)(B) above, (B) deal in, or otherwise engage in any transaction relating to, any property or interests in property blocked pursuant to the Executive Order or (C) engage in or conspire to engage in any transaction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in any Anti-Terrorism Law.

#### ARTICLE VI

#### COVENANTS

Section 6.01 Covenants. The County covenants and agrees that, until the full and final payment and satisfaction of all of the Bond Obligations, unless the Purchaser shall otherwise consent in writing:

## (a) Information. The County will deliver to the Purchaser:

- as soon as practicable and, in any event, within 180 days after the end of (i) each fiscal year of the County, financial statements consisting of a balance sheet of the System as of the end of such fiscal year and a statement of revenues, expenditures and changes in fund balance of the System for such fiscal year, in each case, setting forth in comparative form the corresponding figures (if any) for the preceding fiscal year, all in reasonable detail and accompanied, if available, by (i) an audit report of the County's independent public accountants or the state auditor stating that they have (except as noted herein) been prepared in accordance with GAAP, and (ii) a certificate from an authorized financial officer of the County (A) stating that no Potential Default or Event of Default has come to his or her attention which was continuing at the end of such fiscal year or on the date of his or her certificate, or, if applicable, indicating the nature of such Potential Default or Event of Default and the action which the County proposes to take with respect thereto, and (B) setting forth the financial data and computations evidencing the County's current compliance with the covenants set forth in Section 15 of Ordinance 18141;
- (ii) if not provided together with the financial statements described in clause (i) above, as soon as available and in any event within 270 days after the end of each fiscal year of the County, an audit report of the System prepared by the County's independent public accountants or the state auditor and accompanied by financial statements of the type described in clause (i) above, stating that such financial statements have (except as noted therein) been prepared in accordance with GAAP, and accompanied by a certificate from an authorized financial officer of the County stating that no Potential Default or Event of Default has come to his or her attention which was continuing at the end of such fiscal year or on the date of his or her certificate, or, if applicable, indicating the nature of such Potential Default or Event of Default and the action which the County proposes to take with respect thereto;
- (iii) as soon as available after the end of each of the first three fiscal quarters of each fiscal year of the County, the unaudited financial information of the System for such quarter, in the form customarily prepared by the County, accompanied by a Compliance Certificate (which, in the discretion of the County, may reference one or more other agreements to which the County and the Purchaser are parties) from an authorized financial officer of the County stating that no Potential Default or Event of Default has come to his or her attention which was continuing at the end of such fiscal year or on the date of his or her certificate, or, if applicable, indicating the nature of such Potential

Default or Event of Default and the action which the County proposes to take with respect thereto;

- (iv) immediately after the County shall have obtained knowledge of the occurrence of a Potential Default or Event of Default, the written statement of an authorized officer of the County setting forth the details of each such Potential Default or Event of Default and the action which the County proposes to take with respect thereto;
- (v) promptly, but, in any event, within five (5) Business Days after receipt by the County of notification thereof, notice of any change, suspension or termination in the ratings on the publicly-offered Parity Bonds, Parity Lien Obligations or Junior Lien Obligations by any of the Rating Agencies;
- (vi) promptly, notice of the failure of the County to make a payment under any Parity Bonds, Parity Lien Obligations or Junior Lien Obligations;
- (vii) promptly (A) notice of the failure by the Registrar to perform any of its obligations under the Related Documents to which such entity is a party, and (B) notice of any proposed conversion, prepayment, redemption or refunding of the Bonds;
- (viii) promptly upon receipt of the written request therefor from the Purchaser, copies of all management letters of substance and other reports of substance that are submitted to the County by its independent accountants or the state auditor in connection with any annual or interim audit of the books of the System made by such accountants or the state auditor;
- (ix) promptly, after the filing thereof, any material event notices or other filing required to be filed pursuant to Securities and Exchange Commission Rule 15c2-12 relating to an adverse (including preliminary) determination as to the tax-exempt status of any Parity Bonds or other events affecting the tax-exempt status of Parity Bonds as required by the provisions of said Rule, if any;
- (x) promptly, notice of any action, suit or proceeding known to it at law or in equity or by or before any governmental instrumentality or other agency which, if adversely determined, would materially impair the ability of the County to carry out its obligations under the Act, this Agreement, the Related Documents or any other document, instrument or agreement required hereunder or thereunder, or would materially and adversely affect its assets or financial condition;
- (xi) promptly, notice of any proposed amendments to Related Documents and copies of all actual amendments thereto;
- (xii) immediately upon the occurrence of a default under any Parity Bond Ordinance that results in the acceleration of the related Parity Bonds, notice of such event; and

- (xiii) from time to time such additional information regarding the financial position, results of operations or prospects of the System as the Purchaser may reasonably request.
- (b) <u>No Amendment Without Consent of the Purchaser</u>. Without the prior written consent of the Purchaser, the County will not agree or consent to any amendment, supplement or modification of any Related Document, nor waive any provision thereof.
- (c) Registrar. The County shall not appoint any Person to perform the duties of the Registrar without the consent of the Purchaser, which consent shall not be unreasonably withheld, conditioned or delayed; *provided*, *however*, that the Purchaser's consent is not required for any successor state fiscal agency to assume the duties of Registrar hereunder or under the Ordinance. The Purchaser hereby consents to the state fiscal agency of the State of Washington, currently U.S. Bank National Association, acting as the Registrar.
- Incorporation of Covenants by Reference. (i) The County agrees that it will perform and comply with each and every covenant and agreement required to be performed or observed by it in the Ordinance, including, without limitation, Sections 15 and 16 of Ordinance 18141, and in the other Related Documents, all of which provisions, as well as related defined terms contained therein, are hereby incorporated by reference herein with the same effect as if each and every such provision were set forth herein in its entirety. To the extent that (a) any such incorporated provision permits any Person to waive compliance with or consent to such provision or requires that a document, opinion or other instrument or any event or condition be acceptable or satisfactory to any Person and (b) any such waiver or consent or acceptance of a document, opinion or other instrument would adversely affect the interests of the Purchaser, then for purposes of this Agreement, such provision shall be complied with only if it is waived or consented to in writing by the Purchaser and such document, opinion or other instrument shall be acceptable or satisfactory only if it is acceptable or satisfactory to the Purchaser. Without the written consent of the Purchaser, no amendment to such covenants and agreements or defined terms made pursuant to any certificate or any other Related Document shall be effective to amend such covenants and agreements and defined terms as incorporated by reference herein.
- In the event that the County shall, directly or indirectly, enter into or otherwise (ii) consent to any Bank Agreement, whether now in effect or entered into by the County after the date hereof, which includes financial covenants, events of default or remedies (including more rapid term-out periods or acceleration) more restrictive or different than those included in this Agreement, such financial covenants, events of default or remedies (including, without limitation, acceleration), as well as related defined terms contained in such Bank Agreement, are hereby incorporated by reference (all of the foregoing are collectively referred to herein as the "Incorporated Provisions") in this Section 6.01(d)(ii) for the benefit of the Purchaser with the same effect as if each and every such Incorporated Provision were set forth in this Section The County will perform and comply with each and every 6.01(d)(ii) in its entirety. Incorporated Provision incorporated herein. The County further covenants to promptly execute and deliver at its expense an amendment to this Agreement in form and substance satisfactory to the Purchaser evidencing the amendment of this Agreement to include such Incorporated Provisions, provided that the execution and delivery of such amendment shall not be a

precondition to the effectiveness of such amendment as provided for in this Section 6.01(d)(ii), but shall merely be for the convenience of the parties hereto. To the extent that any such Incorporated Provision (A) permits any Person or Persons to waive compliance with such provision or (B) requires that a document, opinion or other instrument or any event or condition be acceptable or satisfactory to any Person or Persons, then for purposes of this Agreement, such Incorporated Provision shall be complied with hereunder only if (x) it is waived by the Purchaser or (y) such document, opinion or other instrument and such event or condition shall be acceptable or satisfactory to the Purchaser, which acceptance or satisfaction shall not be unreasonably withheld or delayed. No amendment to such Incorporated Provisions made pursuant to any of the Related Documents or otherwise shall be effective to amend such Incorporated Provision without the prior written consent of the Purchaser and such Incorporated Provision shall remain in full force, except to the extent modified, amended or waived by the Purchaser, whether or not the respective document containing such Incorporated Provision remains in effect, whether or not the original beneficiary of such Incorporated Provision continues to be a creditor of the County or whether or not such original beneficiary has otherwise lost its rights to enforce such Incorporated Provision.

- (e) <u>Tax Status of the Bonds</u>. The County shall not take any action or omit to take any action which, if taken or omitted, would adversely affect the exemption of interest on any tax-exempt bond or note of the County, including the Bonds, from Federal income taxes.
- (f) <u>ERISA</u>. The County will not establish, become a party to or contribute to any "employee benefit plan" within the meaning of Section 3(3) of ERISA or any other form of bonus, incentive compensation, deferred compensation or other similar plan or arrangement other than a "governmental plan" within the meaning of Section 414(b) of the Code and Section 3(32) of ERISA.
- (g) <u>Maintenance of Books and Records</u>. The County will keep proper books of record and account of the System in which full, true and correct entries in accordance with GAAP will be made of all dealings or transactions in relation to its business and activities.
- (h) Access to Officers, Employees or Agents. The County will permit its officers, employees and agents to discuss with the Purchaser matters pertinent to an evaluation of the credit of the System, all at such reasonable times as the Purchaser may reasonably request.
- (i) <u>Inspection of Records</u>. At any reasonable time and upon reasonable notice from time to time, and at the expense of the County upon and during the continuance of an Event of Default, the County shall permit the Purchaser or any agents or representatives thereof designated in writing (i) to visit and inspect any of the properties of the System, and to discuss the affairs, finances and accounts of the System with, and to be advised as to the same by, the principal officers and employees of the County and its independent public accountants or state auditor, as applicable, all at such reasonable times during normal business hours and as often as the Purchaser may reasonably request, and (ii) to review and inspect the corporate books and financial records of the System and to make copies thereof and extracts therefrom.
- (j) <u>Compliance with Law</u>. The County will comply with and observe the obligations and requirements set forth in the Ordinance, the Constitution of the State and the statutes

(including Environmental Laws), regulations, orders or writs binding upon it relating to the Bonds or otherwise applicable to the operations, affairs, properties, condition (financial or otherwise) or prospects of the System, except to the extent such non-compliance would not reasonably be expected to have a Material Adverse Effect.

- (k) <u>Proceeds of Bonds</u>. (i) No part of the proceeds of the Bonds or any advance hereunder will be used to purchase or carry any Margin Stock or to extend credit to others for the purpose of purchasing or carrying Margin Stock; and (ii) the County shall use the proceeds of the Bonds for the purposes set forth in the Ordinance.
- (l) <u>Payment of Obligations</u>. The County shall take such action as necessary to cause payment of the Bonds and the other Bond Obligations, and shall take such further action as is appropriate in order to provide for payment of any and all of its obligations hereunder.
- (m) <u>Further Assurances</u>. From time to time hereafter, the County will promptly, and in any event within seven (7) Business Days after receiving any such request, execute and deliver such additional instruments, certificates or documents, and will take all such actions as the Purchaser may reasonably request for the purposes of implementing or effectuating the provisions of this Agreement and each of the Related Documents.
- (n) <u>Liens</u>. The County will not issue any bonds, notes, debentures, or other evidences of indebtedness of similar nature, other than the Bonds, payable out of or secured by a security interest in or a pledge or assignment of the Revenue of the System or other moneys, securities or funds held or set aside by the County under the Ordinance, except as provided in the Ordinance; and it will not create or cause to be created any lien or charge on the Revenue of the System or such moneys, securities or funds, except as provided in the Ordinance.
- (o) <u>Preservation of Existence</u>. The County will preserve and maintain its existence, rights and privileges in the State, and will qualify and remain qualified and authorized to do business in each other jurisdiction in which such qualification is necessary in view of its activities or operations.
- (p) <u>Actions</u>. The County shall not take any action, or cause the Registrar to take any action, under the Related Documents inconsistent with the rights of the Purchaser under this Agreement, including, without limitation, its obligations to make payments to the Purchaser, without the prior written consent of the Purchaser.
- (q) <u>Disclosure</u>. Except as otherwise required by law (and if required by law, the County will use reasonable efforts to provide to the Purchaser any such proposed disclosure in advance of any filing by the County as legally required, with a reasonable opportunity for the Purchaser to review such disclosure and consult with the County regarding such disclosure), the County shall not refer to the Purchaser in any official statement or make any changes in reference to the Purchaser in any official statement without the Purchaser's prior written consent thereto; *provided* that the County shall be permitted to identify in its annual audited financial statements of the System, the principal amount of the Bonds held by the Purchaser (but without identifying the Purchaser by name) and the manner in which interest on the Bonds is calculated (but without specific reference to the actual Direct Purchase Applicable Spread or pricing grid

with respect to the Bonds); and *provided*, *further*, that in no event shall specific fees payable to the Purchaser hereunder or in connection with the Bonds be identified or described. The Purchaser hereby consents to any reference to the Purchaser in official statements of the County which is substantially in the form of <u>Exhibit C</u> hereto, so long as the foregoing prohibitions are also met.

- (r) <u>Ordinance</u>. The County shall transfer Revenue of the System and amounts on deposit in any account under the Ordinance to the Purchaser in order to pay obligations owing to the Purchaser under this Agreement and the Bonds when due, to the extent permitted under the Ordinance.
- (s) <u>Waiver of Sovereign Immunity</u>. To the fullest extent permitted by law, in any action, suit, litigation or proceeding, the County shall not claim or otherwise assert sovereign immunity with respect to any obligations of the County under this Agreement or with respect to Bonds.
- (t) <u>Insurance</u>. The County shall maintain or cause to be maintained insurance or self-insurance covering such casualties and contingencies, of such types as are presently covered and in such amounts as required by the Ordinance.
- (u) <u>Maintenance of Property</u>. The County shall maintain, preserve and keep all of the Properties of the System in accordance with the terms of the Ordinance.
- (v) <u>Swap Agreements</u>. The County shall not enter into any Swap Agreement relating to Indebtedness secured by a pledge of the Revenue of the System (i) wherein any termination payments thereunder are senior to or on parity with the payment of the Bonds (including Unremarketed Bonds) or (ii) which requires the County to post cash collateral to secure its obligations thereunder.
- (w) <u>No Acceleration of Other Obligations</u>. To the extent permitted by law, the County shall not grant the remedy of acceleration to any person holding any Parity Bonds, Parity Lien Obligations or Junior Lien Obligations upon the occurrence of an event of default with respect to such debt unless the County shall grant the Purchaser the right to accelerate amounts owed hereunder and pursuant to the Bonds upon the occurrence of an Event of Default.
- (x) <u>No Partial Conversion</u>. The County shall not convert or permit the conversion of the interest rate on less than all the Bonds to any other interest rate mode other than the Direct Purchase Rate applicable during the Direct Purchase Rate Period under the Ordinance without the prior written consent of the Purchaser.
- (y) <u>Maintenance of Ratings</u>. The County shall maintain not less than two unenhanced long-term credit ratings on its Parity Bonds from the Rating Agencies during the term of this Agreement.

#### ARTICLE VII

#### EVENTS OF DEFAULT

Section 7.01 Events of Default. The occurrence of any of the following events (whatever the reason for such event and whether voluntary, involuntary, or effected by operation of Law) shall be an "Event of Default" hereunder, unless waived in writing by the Purchaser:

- (i) default by the County in the payment of (A) any amounts (principal or interest) payable under the Bonds (including any Unremarketed Bond) when and as due, or (B) other amounts or other Bond Obligations required to be paid or reimbursed under this Agreement to the Purchaser or any other Bondholder when and as the same shall become due and payable;
- (ii) any representation or warranty made by the County in this Agreement, the Related Documents or in any certificate or information delivered in connection herewith or therewith shall prove to have been materially false or materially misleading either on the date hereof or on the date when made (or deemed made);
- (iii) default in the due observance or performance by the County of any covenant set forth (or incorporated by reference) in Article VI (other than Section 6.01(a)(i), Section 6.01(a)(ii), Section 6.01(a)(iii), Section 6.01(m) or Section 6.01(t));
- (iv) default in the due observance or performance by the County of any other term, covenant or agreement set forth (or incorporated by reference) in this Agreement and the continuance of such default for thirty (30) days after the occurrence thereof;
- (v) the occurrence of an "event of default" under any of the Related Documents;
- a proceeding is instituted in a court having jurisdiction in the premises seeking an order for relief, rehabilitation, reorganization, conservation, liquidation or dissolution in respect to the County or for any substantial part of its property under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, or for the appointment of a receiver, liquidator, assignee, custodian, trustee or sequestrator (or other similar official) and such proceeding is not terminated within sixty (60) days after commencement or such court enters an order granting the relief sought in such proceeding or the County shall institute or take any corporate action for the purpose of instituting any such proceeding, or the County shall become insolvent, or unable to pay its debts as they mature, within the meaning of the Bankruptcy Code, shall commence a voluntary case under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, shall consent to the entry of an order for relief in an involuntary case under any such law or shall consent to the appointment of or taking possession by a receiver, liquidator, assignee, trustee, custodian or sequestrator (or other similar official) of the County or for any substantial part of its property, or shall make a general assignment for the benefit of creditors, or shall fail generally to pay its debts as they

become due within the meaning of the Bankruptcy Code, or shall take any corporate action in furtherance of any of the foregoing;

- (vii) a debt moratorium, debt restructuring, debt adjustment or comparable restriction is imposed by the County or any Governmental Authority with appropriate jurisdiction on the repayment when due and payable of the principal of or interest on any Indebtedness of the County secured by a pledge of the Revenue of the System;
- (viii) this Agreement, the Ordinance or the Bonds or any material provision hereof or thereof with respect to the payment of principal or interest on the Bonds (including Unremarketed Bonds) or with respect to the pledge of the Revenue of the System or any other pledge or security interest created under the Ordinance, shall for any reason cease to be valid and binding on the County, or an officer of the County shall deny that the County has any or further liability under this Agreement, the Ordinance or the Bonds or any material provision hereof or thereof with respect to the payment of principal or interest on the Bonds (including Unremarketed Bonds) or with respect to the pledge of the Revenue of the System or any other pledge or security interest created under the Ordinance, or any Governmental Authority having jurisdiction shall find or rule that this Agreement, the Ordinance or the Bonds or any material provision hereof or thereof with respect to the payment of principal or interest on the Bonds (including Unremarketed Bonds) or with respect to the pledge of the Revenue of the System or any other pledge or security interest created under the Ordinance, is not valid or binding on the County;
- (ix) the County shall (i) default in any payment of principal of, premium, if any, or interest on any Junior Lien Obligations, Parity Lien Obligations or Parity Bonds, other than Indebtedness owed pursuant to this Agreement; or (ii) default in the observance or performance of any other agreement or condition relating to any such Junior Lien Obligations, Parity Lien Obligations or Parity Bonds or contained in any instrument or agreement evidencing, securing or relating thereto, or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause, or to permit the holder or holders of such Junior Lien Obligations, Parity Lien Obligations or Parity Bonds (or a trustee or agent on behalf of such holder or holders or beneficiary or beneficiaries) to cause, with the giving of notice if required, such Junior Lien Obligations, Parity Lien Obligations or Parity Bonds to become due and payable;
- (x) the County shall (i) default on the payment of the principal of or interest on any Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien Obligations, beyond the period of grace, if any, provided in the instrument or agreement under which such Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien Obligations were created or incurred, *provided* that no such payment default as described in this clause (i) shall constitute an Event of Default so long as (A) the party or parties which failed to receive such payment from the County shall be stayed from executing, or otherwise not legally permitted to execute, on any Property of the System with respect to such default and (B) as a result of such default or failure to perform on behalf of County thereof, no other holder of any other Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien

Obligations or any Junior Lien Obligations, Parity Lien Obligations or Parity Bonds shall have declared such Indebtedness due and payable prior to the maturity date thereof or otherwise commenced its exercise of remedies pursuant to the agreement or instrument relating to such Indebtedness; or (ii) default in the observance or performance of any agreement or condition relating to any Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien Obligations, or contained in any instrument or agreement evidencing, securing or relating thereto, or any other default, event of default or similar event shall occur or condition exist, the effect of which default, event of default or similar event or condition is to permit (determined without regard to whether any notice is required) any such Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien Obligations to become immediately due and payable in full as the result of the acceleration or mandatory redemption of such Multi-Model LTGO/Sewer Revenue Bonds or Subordinate Lien Obligations;

- (xi) any final, non-appealable judgment or judgments, writ or writs or warrant or warrants of attachment, or any similar process or processes in an aggregate amount in excess of \$10,000,000 and payable from the Revenue of the System on a parity basis with the Bonds, shall be rendered against the County and remain unpaid, unvacated, unbonded, uninsured, or unstayed for a period of sixty (60) days; or
- (xii) the unenhanced long-term rating of any Junior Lien Obligations, Parity Lien Obligations or Parity Bonds is lowered below "BBB" (or its equivalent) by S&P or Fitch or "Baa2" (or its equivalent) by Moody's, or such unenhanced long-term ratings are suspended, withdrawn or cancelled by S&P, Fitch or Moody's (*provided* that the County shall not be in default due to the failure to maintain three such unenhanced long-term ratings so long as (i) it maintains two such unenhanced long-term ratings from any of Moody's, S&P or Fitch, and (ii) it has caused such unenhanced long-term rating from such third Rating Agency to be withdrawn for ordinary course business reasons and shall not have withdrawn any such unenhanced long-term rating from such third Rating Agency for credit-related reasons or in order to cure or otherwise avoid any Event of Default or any interest rate or other pricing implications).
- Section 7.02 Consequences of an Event of Default. If an Event of Default specified in Section 7.01 hereof shall occur and be continuing, the Purchaser may take one or more of the following actions at any time and from time to time (regardless of whether the actions are taken at the same or different times):
  - (i) by written notice to the County, declare the outstanding amount of the Bond Obligations under this Agreement to be immediately due and payable without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived, and an action therefor shall immediately accrue;
  - (ii) deliver a written notice to the County that an Event of Default has occurred and is continuing and direct the County to cause a mandatory tender of the Bonds or take such other remedial action as is provided for in the Ordinance;

- (iii) either personally or by attorney or agent without bringing any action or proceeding, or by a receiver to be appointed by a court in any appropriate action or proceeding, take whatever action at law or in equity may appear necessary or desirable to collect the amounts due and payable under the Related Documents or to enforce performance or observance of any obligation, agreement or covenant of the County under the Related Documents, whether for specific performance of any agreement or covenant of the County or in aid of the execution of any power granted to the Purchaser in the Related Documents;
- (iv) at the expense of the County, cure any Potential Default, Event of Default or event of nonperformance hereunder or under any Related Document; *provided*, *however*, that the Purchaser shall have no obligation to effect such a cure; and
- (v) exercise, or cause to be exercised, any and all remedies as it may have under the Related Documents and as otherwise available at law and at equity.

Section 7.03 Solely for the Benefit of Purchaser. The rights and remedies of the Purchaser specified herein are for the sole and exclusive benefit, use and protection of the Purchaser, and the Purchaser is entitled, but shall have no duty or obligation to the County or any other Person or otherwise, to exercise or to refrain from exercising any right or remedy reserved to the Purchaser hereunder or under any of the other Related Documents.

Section 7.04 Discontinuance of Proceedings. In case the Purchaser shall proceed to invoke any right, remedy or recourse permitted hereunder or under the Related Documents and shall thereafter elect to discontinue or abandon the same for any reason, the Purchaser shall have the unqualified right so to do and, in such event, the County and the Purchaser shall be restored to their former positions with respect to the Bond Obligations, the Related Documents and otherwise, and the rights, remedies, recourse and powers of the Purchaser shall continue as if the same had never been invoked.

#### ARTICLE VIII

#### **MISCELLANEOUS**

Section 8.01 Amendments, Etc. No amendment or waiver of any provision of this Agreement or any other Related Document, and no consent to any departure by the County therefrom, shall be effective unless in writing signed by the Purchaser and the County, and each such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. In the case of any such waiver or consent relating to any provision hereof, any Potential Default or Event of Default so waived or consented to shall be deemed to be cured and not continuing, but no such waiver or consent shall extend to any other or subsequent Potential Default or Event of Default or impair any right consequent thereto.

Section 8.02 Notices; Effectiveness; Electronic Communication. (a) Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by

certified or registered mail or sent by fax transmission or e-mail transmission as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, if to the County or the Purchaser, to the address, fax number, e-mail address or telephone number specified for such Person on *Schedule I*. Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by fax transmission or e-mail transmission shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next Business Day for the recipient).

- (b) Each of the County and the Purchaser may change its address, fax number or telephone number or e-mail address for notices and other communications hereunder by notice to the other parties hereto.
- (c) The Purchaser shall be entitled to rely and act upon any notices (including telephonic or Electronic Notices) purportedly given by or on behalf of the County even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. All telephonic notices to and other telephonic communications with the Purchaser may be recorded by the Purchaser, and each of the parties hereto hereby consents to such recording.

Section 8.03 No Waiver; Cumulative Remedies. No failure by the Purchaser to exercise, and no delay by the Purchaser in exercising, any right, remedy, power or privilege hereunder or under any other Related Document shall operate as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights, remedies, powers and privileges herein provided, and provided under each other Related Document, are cumulative and not exclusive of any rights, remedies, powers and privileges provided by law.

Section 8.04 Costs and Expenses; Damage Waiver. (a) The County agrees to pay to the Purchaser (i) on the date of execution of this Agreement, all reasonable costs and expenses incurred by the Purchaser and its counsel in connection with the preparation, execution and delivery of this Agreement and any other documents and instruments that may be delivered in connection therewith, provided, that such counsel fees shall not exceed \$35,000 plus disbursements, and (ii) all costs, charges and expenses (including reasonable fees and expenses of counsel for the Purchaser, and out-of-pocket expenses of the Purchaser) otherwise arising in connection with this Agreement and the other Related Documents, including, without limitation, in connection with any amendment or waiver with respect to this Agreement, the Bonds and the other Related Documents and any stamp and other taxes and fees payable or determined to be payable in connection with the execution and delivery of this Agreement and any other documents or instruments that may be delivered in connection therewith.

(b) To the extent permitted by law, the County agrees to indemnify and hold each Bondholder harmless from and against, and to pay on demand, any and all claims, damages,

losses, liabilities, costs and expenses whatsoever which such Bondholder may incur or suffer by reason of or in connection with (i) the issuance and sale of the Bonds, (ii) the execution and delivery or performance of this Agreement or any other documents which may be delivered in connection with this Agreement, or (iii) any breach by the County of any warranty, covenant, term or condition in, or the occurrence of any default under, this Agreement or any other Related Document, including, without limitation, the reasonable fees and expenses of counsel for the Purchaser with respect thereto and with respect to advising such Bondholder as to its rights and responsibilities under the Bond or any other Related Document and all reasonable fees and expenses, if any, in connection with the enforcement or defense of the rights of such Bondholder in connection with the Bonds, this Agreement or any of the Related Documents, or the collection of any monies due under the Bonds, this Agreement or such other documents which may be delivered in connection with this Agreement or any of the Related Documents; except, only if, and to the extent that any such claim, damage, loss, liability, cost or expense shall be caused by such Bondholder's gross negligence or willful misconduct as determined by a court of competent jurisdiction. Promptly after receipt by a Bondholder of notice of the commencement, or threatened commencement, of any action subject to the indemnities contained in this Section 8.04(b) such Bondholder shall promptly notify the County thereof, provided that failure to give such notice shall not relieve the County from any liability to such Bondholder hereunder. The obligations of the County under this Section 8.04(b) shall survive payment of all obligations by the County to the Bondholders owed under the Bonds and this Agreement.

- (c) To the fullest extent permitted by applicable law, the County shall not assert, and hereby waives, and acknowledges that no other Person shall have, any claim against any Person indemnified under Section 8.04(b), on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement, any other Related Document or any agreement or instrument contemplated hereby, the transactions contemplated hereby or thereby, the purchase of the Bonds or the use of the proceeds thereof. No Bondholder shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Bondholder through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Related Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the gross negligence or willful misconduct of such Bondholder as determined by a final and non-appealable judgment of a court of competent jurisdiction.
- (d) All amounts due under this Section shall be payable not later than thirty (30) Business Days after demand therefor.
- (e) The agreements in this Section 8.04 shall survive the payment in full of the Bonds, the repayment, satisfaction or discharge of all the other Bond Obligations and the termination of this Agreement.

Section 8.05 Payments Set Aside. To the extent that any payment by or on behalf of the County is made to the Purchaser, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Purchaser in its discretion) to be repaid

to a trustee, receiver or any other party, in connection with any proceeding under the Bankruptcy Code or otherwise, then to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made.

## Section 8.06 Successors and Assigns.

- (a) Successors and Assigns Generally. This Agreement is a continuing obligation and shall be binding upon the County, its successors, transferees and assigns and shall inure to the benefit of the Bondholders and their respective permitted successors, transferees and assigns. The County may not assign or otherwise transfer any of its rights or obligations hereunder without the prior written consent of the Purchaser. Each Bondholder may, in its sole discretion and in accordance with applicable Law, from time to time assign, sell or transfer in whole or in part, this Agreement, its interest in the Bonds and in the Related Documents in accordance with the provisions of paragraph (b) or (c) of this Section. Each Bondholder may at any time and from time to time enter into participation agreements in accordance with the provisions of paragraph (d) of this Section. Each Bondholder may at any time pledge or assign a security interest subject to the restrictions of paragraph (e) of this Section.
- Sales and Transfers by Bondholder to a Purchaser Transferee. Without limitation of the foregoing generality, a Bondholder may at any time sell or otherwise transfer to one or more transferees all or a portion of the Bonds to a Person that is (i) an Affiliate of the Purchaser or (ii) a trust or other custodial arrangement established by the Purchaser or an Affiliate of the Purchaser, the owners of any beneficial interest in which are limited to "qualified institutional buyers" as defined in Rule 144A promulgated under the Securities Act of 1933, as amended (the "1933 Act"), or "accredited investors" as defined in Rule 501 of Regulation D under the 1933 Act (each, a "Purchaser Transferee"). From and after the date of such sale or transfer, State Street Public Lending Corporation (and its successors) shall continue to have all of the rights of the Purchaser hereunder and under the other Related Documents as if no such transfer or sale had occurred; provided, however, that (A) no such sale or transfer referred to in clause (b)(i) or (b)(ii) hereof shall in any way affect the obligations of the Purchaser hereunder, (B) the County shall be required to deal only with the Purchaser with respect to any matters under this Agreement and (C) in the case of a sale or transfer referred to in clause (b)(i) or (b)(ii) hereof, only the Purchaser shall be entitled to enforce the provisions of this Agreement against the County.
- (c) Sales and Transfers by Bondholder to a Non-Purchaser Transferee. Without limitation of the foregoing generality, a Bondholder may at any time sell or otherwise transfer to one or more transferees which are not Purchaser Transferees but each of which constitutes (i) a "qualified institutional buyer" as defined in Rule 144A promulgated under the 1933 Act or an "accredited investor" as defined in Rule 501 of Regulation D under the 1933 Act, or (ii) a commercial bank organized under the laws of the United States, or any state thereof, or any other country which is a member of the Organization for Economic Cooperation and Development, or a political subdivision of any such country, and, in any such case, having a combined capital and surplus, determined as of the date of any transfer pursuant to this clause (c), of not less than \$5,000,000,000 (each a "Non-Purchaser Transferee") all or a portion of the Bonds if (A) written

notice of such sale or transfer, including that such sale or transfer is to a Non-Purchaser Transferee, together with addresses and related information with respect to the Non-Purchaser Transferee, shall have been given to the County, the Registrar and the Purchaser (if different than the Bondholder) by such selling Bondholder and Non-Purchaser Transferee, and (B) the Non-Purchaser Transferee shall have delivered to the County, the Registrar and the selling Bondholder, an Investor Letter.

From and after the date the County, the Registrar and the selling Bondholder have received written notice and an executed Investor Letter, (A) the Non-Purchaser Transferee thereunder shall be a party hereto and shall have the rights and obligations of a Bondholder hereunder and under the other Related Documents, and this Agreement shall be deemed to be amended to the extent, but only to the extent, necessary to effect the addition of the Non-Purchaser Transferee, and any reference to the assigning Bondholder hereunder and under the other Related Documents shall thereafter refer to such transferring Bondholder and to the Non-Purchaser Transferee to the extent of their respective interests, and (B) if the transferring Bondholder no longer owns any Bonds, then it shall relinquish its rights and be released from its obligations hereunder and under the Related Documents.

- (d) Participations. Each Bondholder shall have the right to grant participations in all or a portion of such Bondholder's interest in the Bonds, this Agreement and the other Related Documents to one or more other banking institutions; provided, however, that (i) no such participation by any such participant shall in any way affect the obligations of the Purchaser hereunder and (ii) the County and the Registrar shall be required to deal only with the Purchaser, with respect to any matters under this Agreement, the Bonds and the other Related Documents and no such participant shall be entitled to enforce any provision hereunder against the County. The County agrees that each participant shall be entitled to the benefits of Sections 3.01, 3.02, 3.03 and 8.04 hereof to the same extent as if it were a Bondholder hereunder; provided, however, that a participant shall not be entitled to receive any greater payment under Sections 3.01, 3.02 and 3.03 than such Bondholder would have been entitled to receive with respect to the participation sold to such participant, unless the sale of the participation to such participant is made with the County's prior written consent.
- (e) Certain Pledges. In addition to the rights of the Purchaser set forth above, the Purchaser may at any time pledge or grant a security interest in all or any portion of its rights or interests under the Bonds, this Agreement and/or the Related Documents to secure obligations of the Purchaser or an Affiliate of the Purchaser, including any pledge or assignment to secure obligations to a Federal Reserve Bank or to any state or local governmental entity or with respect to public deposits; provided that no such pledge or assignment shall release the Purchaser from any of its obligations hereunder or substitute any such pledgee or assignee for the Purchaser as a party hereto.
- (f) Limit on Restrictions. Notwithstanding anything set forth in this Section 8.06 to the contrary, upon the occurrence and during the continuance of Event of Default, a Bondholder may, without the consent of the County, sell, assign or transfer this Agreement, the Bonds and the other Related Documents to any Non-Purchaser Transferee in accordance with Section 8.06(c) hereof.

Section 8.07 Counterparts; Integration; Effectiveness. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement and the other Related Documents constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Agreement shall become effective when it shall have been executed by the Purchaser and when the Purchaser shall have received counterparts hereof that, when taken together, bear the signatures of each of the other parties hereto. Delivery of an executed counterpart of a signature page of this Agreement by fax transmission or e-mail transmission (e.g., "pdf" or "tif") shall be effective as delivery of a manually executed counterpart of this Agreement. Without limiting the foregoing, to the extent a manually executed counterpart is not specifically required to be delivered under the terms of any Related Document, upon the request of any party, such fax transmission or e-mail transmission shall be promptly followed by such manually executed counterpart.

Section 8.08 Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Related Document or other document delivered pursuant hereto or thereto or in connection herewith or therewith shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Purchaser, regardless of any investigation made by the Purchaser or on its behalf and notwithstanding that the Purchaser may have had notice or knowledge of any Potential Default at the time of the purchase of the Bonds, and shall continue in full force and effect as long as any Bond Obligation hereunder shall remain unpaid or unsatisfied.

Section 8.09 Severability. If any provision of this Agreement or the other Related Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Related Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

Section 8.10 Governing Law; Jurisdiction; Etc. (a) THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK; PROVIDED THAT THE DUTIES AND OBLIGATIONS OF THE COUNTY UNDER THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE, WITHOUT GIVING EFFECT TO CONFLICT OF LAW PRINCIPLES.

(b) Submission to Jurisdiction. THE COUNTY HEREBY SUBMITS TO THE NON-EXCLUSIVE JURISDICTION OF THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AND OF ANY STATE COURT SITTING IN THE CITY OF SEATTLE FOR PURPOSES OF ALL LEGAL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE OTHER RELATED DOCUMENTS

OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY; *PROVIDED* THAT THE PARTIES AGREE TO THE EXTENT EITHER SUCH COURT SHALL HAVE COMPETENT JURISDICTION, THAT THE PARTIES SHALL FIRST DESIGNATE THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AS THE SITE OF SUCH SUIT, ACTION OR PROCEEDING. THE COUNTY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF THE VENUE OF ANY SUCH PROCEEDING BROUGHT IN SUCH A COURT AND ANY CLAIM THAT ANY SUCH PROCEEDING BROUGHT IN SUCH A COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

(c) Service of Process. EACH PARTY TO THIS AGREEMENT IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 8.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY TO THIS AGREEMENT TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY LAW.

Section 8.11 Waiver of Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER RELATED DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER RELATED DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

Section 8.12 Acknowledgment and Appointment of Calculation Agent. The Purchaser hereby acknowledges and accepts its appointment as Calculation Agent during the Direct Purchase Rate Period pursuant to the Ordinance and acknowledges, accepts and agrees to all the duties and obligations of the Calculation Agent set forth in the Ordinance.

Section 8.13 No Advisory or Fiduciary Role. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Related Document), the County acknowledges and agrees, that: (a) (i) the services regarding this Agreement provided by the Purchaser and any Affiliate thereof are arm's-length commercial transactions between the County, on the one hand, and the Purchaser and its Affiliates, on the other hand, (ii) the County has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (iii) the County is capable of evaluating, and understands and accepts, the terms, risks and conditions of the transactions contemplated hereby and by the other Related Documents; (b) (i) the Purchaser

and its Affiliates each is and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, has not been, is not, and will not be acting as an advisor, agent or fiduciary, for the County or any other Person and (ii) neither the Purchaser nor any of its Affiliates has any obligation to the County with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Related Documents or imposed by Law, if any; and (c) the Purchaser and its Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the County, and neither the Purchaser nor any of its Affiliates has any obligation to disclose any of such interests to the County. To the fullest extent permitted by law, the County hereby waives and releases any claims that it may have against the Purchaser or any of its Affiliates with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transactions contemplated hereby.

Section 8.14 Electronic Execution of Certain Documents. The words "execute," "execution," "signed," "signature," and words of like import in any Related Document (including waivers and consents) shall be deemed to include electronic signatures, the electronic matching of assignment terms and contract formations on electronic platforms approved by the Purchaser, or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

Section 8.15 USA Patriot Act. The Purchaser is subject to the Patriot Act and hereby notifies the County that pursuant to the requirements of the Patriot Act, the Purchaser is required to obtain, verify and record information that identifies the County, which information includes the name and address of the County and other information that will allow the Purchaser to identify the County in accordance with the Patriot Act. The County shall, promptly following a request by the Purchaser provide all documentation and other information that the Purchaser requests in order to comply with its ongoing obligations under applicable "know your customer" and anti-money laundering rules and regulations, including the Patriot Act.

Section 8.16 Time of the Essence. Time is of the essence of the Related Documents.

Section 8.17 Entire Agreement. THIS AGREEMENT AND THE OTHER RELATED DOCUMENTS REPRESENT THE FINAL AGREEMENT AMONG THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS AMONG THE PARTIES.

Section 8.18 Further Assurances. From time to time upon the request of either party hereto, the other shall promptly and duly execute, acknowledge and deliver any and all such further instruments and documents as the requesting party may in its reasonable discretion deem necessary or desirable to confirm this Agreement, and the other Related Documents, to carry out the purpose and intent hereof and thereof or to enable the requesting party to enforce any of its

rights hereunder or thereunder. At any time, and from time to time, upon request by the Purchaser, the County will, at the County's expense, (a) correct any defect, error or omission which may be discovered in the form or content of any of the Related Documents, and (b) make, execute, deliver and record, or cause to be made, executed, delivered and recorded, any and all further instruments, certificates, and other documents as may, in the opinion of the Purchaser, be necessary or desirable in order to complete (and, to the extent permitted by law, perfect) or continue and preserve the Lien of the Ordinance. In addition, at any time, and from time to time, upon request by the Purchaser, the County will, at the County's expense, provide any and all further instruments, certificates and other documents as may, in the opinion of the Purchaser, be necessary or desirable in order to verify the County's identity and background in a manner satisfactory to the Purchaser.

Section 8.19 No Third-Party Rights. Nothing in this Agreement, whether express or implied, shall be construed to give to any Person other than the parties hereto and the Bondholders any legal or equitable right, remedy or claim under or in respect of this Agreement, which is intended for the sole and exclusive benefit of the parties hereto.

[SIGNATURES BEGIN ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered as of the Effective Date.

# STATE STREET PUBLIC LENDING CORPORATION

By:			
Name:	Mimi K. Li		
Title:	Vice President	, v	

# KING COUNTY, WASHINGTON

By:

Name: Ken Guy

Title: Director, Finance and Business Operations

Division, Department of Executive Services

# **EXHIBIT A**

# FORM OF COMPLIANCE CERTIFICATE

# KING COUNTY, WASHINGTON Covenant Compliance

Date
This Certificate is delivered pursuant to that certain Continuing Covenant Agreement dated October, 2017 (the "Agreement"), between King County, Washington (the "County" and State Street Public Lending Corporation. Unless otherwise defined herein, the terms used in this Certificate shall have the meanings assigned thereto in the Agreement.
The undersigned is an authorized officer of the County, and hereby certifies that:
1. I am the duly appointed of the County;
2. I have reviewed the terms of the Agreement and I have made, or have caused to be made under my supervision, a detailed review of the transactions and conditions of the County during the accounting period covered by the attached financial statements;
3. The examinations described in paragraph 2 did not disclose, and I have no knowledge of, the existence of any condition or the occurrence of any event which constitutes. Potential Default or an Event of Default during or at the end of the accounting period covered by the attached financial statements or as of the date of this Certificate, except as set forth below;
4. The representations and warranties of the County contained in the Agreement are true, complete and correct as of the date of this certificate, as if made on the date of this certificate;
5. The County is in compliance with the terms and provisions of the Ordinance; and
6. The Attachment hereto sets forth financial data and computations evidencing the County's current compliance with the covenants set forth in Section 15 of the Ordinance, all o which data and computations are, to the best of my knowledge, true, complete and correct and have been made in accordance with the relevant Sections and definitions of the Ordinance.
Described below are the exceptions, if any, to paragraph 3 by listing, in detail, the nature of the condition or event, the period during which it has existed and the action which the County has taken, is taking, or proposes to take with respect to each such condition or event:

and the financial statements delivered with this Certificate in red this day of, 20
KING COUNTY, WASHINGTON
By:

# ATTACHMENT TO COMPLIANCE CERTIFICATE DATED AS OF \_\_\_\_\_\_\_, 20\_\_\_

#### **EXHIBIT B**

#### FORM OF INVESTOR LETTER

October \_\_\_\_, 2017

King County, Washington Department of Finance 500 Fourth Avenue ADM-FI-0611 Seattle, Washington 98104 Attention: Nigel H. Lewis Telephone No.: (206) 263-2857

Facsimile No.: (206) 263-2857

Re: \$50,000,000 King County, Washington Junior Lien Variable Rate Demand Sewer Revenue Bonds, Series 2017

#### Ladies and Gentlemen:

This letter is to provide you with certain representations and agreements with respect to our purchase of all of the above-referenced bonds (the "Bonds"), dated their date of issuance. The Bonds were issued by King County, Washington (the "County") under and secured in the manner set forth pursuant to Ordinance \_\_\_\_\_\_ passed on \_\_\_\_\_\_\_, 2017 (as the same may be amended, modified or restated, the "Ordinance"). State Street Public Lending Corporation (the "Purchaser," the "undersigned," "us" or "we," as applicable) is purchasing the Bonds pursuant to a Continuing Covenant Agreement, dated as of October \_\_\_\_\_, 2017, between the Purchaser and the County. We hereby represent and warrant to you and agree with you as follows:

- 1. We understand that the Bonds have not been registered pursuant to the Securities Act of 1933, as amended (the "1933 Act"), the securities laws of any state nor has the Ordinance been qualified pursuant to the Trust Indenture Act of 1939, as amended, in reliance upon certain exemptions set forth therein. We acknowledge that the Bonds (i) are not being registered or otherwise qualified for sale under the "blue sky" laws and regulations of any state, (ii) will not be listed on any securities exchange, and (iii) will not carry a rating from any rating service.
- 2. We have not offered, offered to sell, offered for sale or sold any of the Bonds by means of any form of general solicitation or general advertising, and we are not an underwriter of the Bonds within the meaning of Section 2(11) of the 1933 Act.
- 3. We have sufficient knowledge and experience in financial and business matters, including purchase and ownership of municipal and other tax-exempt obligations, to be able to evaluate the risks and merits of the investment represented by the purchase of the Bonds.

- 4. We have authority to purchase the Bonds and to execute this letter and any other instruments and documents required to be executed by the purchaser in connection with the purchase of the Bonds.
- 5. The undersigned is a duly appointed, qualified and acting representative of the Purchaser and is authorized to cause the Purchaser to make the certifications, representations and warranties contained herein by execution of this letter on behalf of the Purchaser.
- 6. The Purchaser is a "qualified institutional buyer" as defined in Rule 144A promulgated under the 1933 Act.
- 7. The undersigned understands that no official statement, prospectus, offering circular, or other comprehensive offering statement is being provided with respect to the Bonds. The undersigned has made its own inquiry and analysis with respect to the County, the Bonds and the security therefor, and other material factors affecting the security for and payment of the Bonds.
- 8. The undersigned acknowledges that it has either been supplied with or been given access to information, including financial statements and other financial information, regarding the County, to which a reasonable investor would attach significance in making investment decisions, and has had the opportunity to ask questions and receive answers from knowledgeable individuals concerning the County, the Bonds and the security therefor, so that as a reasonable investor, it has been able to make its decision to purchase the Bonds.
- 9. The Bonds are being acquired by the Purchaser for investment for its own account and not with a present view toward resale or distribution; *provided, however*, that the Purchaser reserves the right to sell, transfer or redistribute the Bonds, but agrees that any such sale, transfer or distribution by the Purchaser shall be to a Person:
  - (a) that is an affiliate of the Purchaser;
  - (b) that is a trust or other custodial arrangement established by the Purchaser or one of its affiliates, the owners of any beneficial interest in which are limited to qualified institutional buyers or accredited investors; or
  - (c) that the Purchaser reasonably believes to be a qualified institutional buyer or an accredited investor, or a commercial bank organized under the laws of the United States, or any state thereof, or any other country which is a member of the Organization for Economic Cooperation and Development, or a political subdivision of any such country, and, in any case, having a combined capital and surplus of not less than \$5,000,000,000 as of the date of such sale, transfer or distribution, and which in any case, executes an investor letter substantially in the form of this letter.

Very truly yours,

# STATE STREET PUBLIC LENDING CORPORATION

By	
Name:	
Title:	

#### **SCHEDULE I**

# **ADDRESSES**

If to the Purchaser:

(regarding credit matters):

State Street Public Lending Corporation c/o State Street Bank and Trust Company

State Street Financial Center SFC/5

One Lincoln Street

Boston, Massachusetts 02111-2900

Attention: Mimi K. Li, CFA, Vice President

Telephone: (617) 664-3196 Telecopier: (617) 946 0188 Email: mkli@statestreet.com

(regarding operational matters):

State Street Public Lending Corporation c/o State Street Bank and Trust Company State Street Financial Center SFC/5

One Lincoln Street

Boston, Massachusetts 02111-2900

Attention: Thomas Marra Telephone: (617) 664-5862 Telecopier: (617) 350-4020

Email: MuniFinanceAdministration@

statestreet.com

(regarding payments):

State Street Bank

Boston, MA

ABA #: 011 000 028 Account #: 10502326

Account Name: SSPLC Loan Account

Reference: AIPA – Series 2017 Junior Lien

Sewer - SSPLC & King County

If to the County:

King County, Washington

Department of Finance

500 Fourth Avenue ADM-FI-0611

Seattle, Washington 98104 Attention: Nigel H. Lewis Telephone No.: (206) 263-2857 Facsimile No.: (206) 296-7345

Email: nigel.lewis@kingcounty.gov

If to the Registrar, to:

U.S. Bank National Association 1420 Fifth Avenue, 7th Floor

PD-WA-T7CT

Seattle, Washington 98101

Attention: Corporate Trust Department

Telephone: (206) 344-4687 Facsimile: (206) 344-4630

Email:

# EXHIBIT C

# FORM OF DISCLOSURE OF COUNTY CREDIT FACILITIES

### ATTACHMENT B - 14981 FORM OF BOND

No. R	\$

#### UNITED STATES OF AMERICA

#### STATE OF WASHINGTON

#### KING COUNTY

#### JUNIOR LIEN SEWER REVENUE BOND, SERIES 2017

Registered Owner:		
Principal Amount:	AND NO/100 DOLLARS	

KING COUNTY, WASHINGTON (the "County"), hereby acknowledges itself to owe and for value received promises to pay to the Registered Owner identified above, or registered assigns, on \_\_\_\_\_ (the "Maturity Date"), the Principal Amount specified above and to pay interest thereon from the date of this bond, or the most recent date to which interest has been paid or duly provided for, until payment of this bond, at the Interest Rate specified in the Bond Legislation, payable on each Interest Payment Date.

Both principal of and interest on this bond are payable in lawful money of the United States of America. Interest on this bond is payable by electronic transfer on the Interest Payment Date, or by check or draft of the Registrar mailed on the Interest Payment Date to the Registered Owner at the address appearing on the Bond Register on the Record Date. The County is not required to make electronic transfers except pursuant to a request by a Registered Owner in writing received on or prior to the Record Date and at the sole expense of the Registered Owner. Principal of and premium, if any, on this bond are payable upon presentation and surrender of the Bond by the Registered Owner to the Registrar at maturity or upon prior redemption in full.

This bond is one of an authorized issue of bonds of like series, date and tenor, in the aggregate principal amount of \$50,000,000 (the "Bonds"), and is issued to provide funds necessary to pay costs of capital improvements to the System, in accordance with the Comprehensive Plan and the Capital Improvement Budget.

The Bonds are issued under and in accordance with the provisions of the Constitution and applicable statutes of the State, the County Charter and applicable ordinances duly adopted by the County, including Ordinance \_\_\_\_ and Motion \_\_\_\_ of the County Council (together, the "Bond Legislation"). Capitalized terms used in this bond and not defined herein have the meanings given such terms in the Bond Legislation.

The Bonds are subject to redemption as provided in the Bond Legislation.

The Bonds are special limited obligations of the County, payable solely from the special fund of the County known as the King County, Washington, Junior Lien Obligation Redemption Fund (the "Junior

Lien Bond Fund"), and are not obligations of the State or any political subdivision thereof other than the County, and neither the full faith and credit nor the taxing power of the County or the State or any political subdivision thereof is pledged to the payment of this bond or the Bonds.

The County hereby covenants and agrees with the Registered Owner of this bond that it will keep and perform all the covenants of this bond and of the Bond Legislation to be by it kept and performed. The County has obligated and bound itself to set aside and pay into the Junior Lien Bond Fund out of Revenue of the System amounts sufficient to pay when due the principal of and interest on the Bonds.

The pledge of Revenue of the System constitutes a lien and charge on Revenue of the System subject to Operating and Maintenance Expenses and junior, subordinate and inferior to the lien and charge on Revenue of the System securing the Parity Bonds and the Parity Lien Obligations, equal to the lien and charge securing any other Junior Lien Obligations, and superior to any other charges whatsoever. The County has reserved the right to issue additional Junior Lien Obligations on the terms and conditions set forth in the Bond Legislation.

The County has pledged that it will cause the System to be maintained in good condition and repair and to be operated in an efficient manner and at a reasonable cost. The County has further pledged that it will at all times establish, maintain and collect adequate rates and charges for sewage disposal service as provided in the Bond Legislation. Reference to the Bond Legislation is made for a description of the nature and extent of the security for the Bonds, the funds or revenues pledged, and the terms and conditions upon which the Bonds are issued.

The pledge of revenues and other obligations of the County under the Bond Legislation may be discharged prior to maturity of the Bonds by making provision for the payment thereof on the terms and conditions set forth in the Bond Legislation.

This bond will not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Bond Legislation until the Certificate of Authentication hereon has been manually signed by the Registrar.

It is hereby certified that all acts, conditions and things required by the Constitution and statutes of the State and the Charter and ordinances of the County to exist and to have happened, been done and performed precedent to and in the issuance of this bond do exist and have happened, been done and performed and that the issuance of this bond and the Bonds does not violate any constitutional, statutory or other limitation upon the amount of bonded indebtedness that the County may incur.

facsimile signature of the County Executive, to	ty has caused this bond to be executed by the manual or be attested by the manual or facsimile signature of the Clerk
of the County Council, and the seal of the	County to be impressed or imprinted hereon, all as of
	KING COUNTY, WASHINGTON
ē.	
	By King County Executive
ATTEST:	
Clerk of the County Council	
Date of Authentication:	
CERTIFICATE	E OF AUTHENTICATION
This is one of the fully registered Junior Washington, dated, described in the	r Lien Sewer Revenue Bonds, Series 2017, of King County, he within mentioned Bond Legislation.
	WASHINGTON STATE FISCAL AGENT as Registrar
	By
	By Authorized Signer

## **ASSIGNMENT**

	gned hereby sells, assigns and transfers unto OR TAXPAYER IDENTIFICATION NUMBER OF
(Please print or typewrite name and address, inc	eluding zip code of Transferee)
the within bond and does hereby irrevocably co or its successor, as Registrar to transfer this bon of substitution in the premises.	nstitute and appointd on the books kept for registration thereof with full power
DATED:, 20	
	NOTE: The signature on this Assignment must correspond with the name of the registered owner as it appears upon the face of the within bond in every particular, without alteration or enlargement or any change whatever.
SIGNATURE GUARANTEED:	
NOTICE: Signatures must be guaranteed pursuant to law.	_