EXHIBIT D TERMS AND CONDITIONS OF EMPLOYMENT FOR RAIL EMPLOYEES

PARTIES TO THE AGREEMENT

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EXHIBIT D

AGREEMENT BETWEEN

AMALGAMATED TRANSIT UNION, LOCAL 587

AND

KING COUNTY METRO TRANSIT

TERMS AND CONDITIONS OF EMPLOYMENT FOR RAIL EMPLOYEES

PARTIES TO THE AGREEMENT

This AGREEMENT is made and entered into by and between KING COUNTY METRO TRANSIT on behalf of King County, its successors and assigns, hereinafter referred to as "METRO", and the AMALGAMATED TRANSIT UNION (ATU), LOCAL 587, representing those Employees of METRO covered by this AGREEMENT, hereinafter referred to as the "UNION". When the term "PARTIES" is used herein, it refers to METRO, usually as represented by the RAIL Section, and the UNION. When the term "this AGREEMENT" is used herein, it refers to Exhibit D, the Terms and Conditions of Employment for Rail Employees.

PREAMBLE

The purpose of this AGREEMENT is to provide a working understanding between METRO and the Employees who work in the RAIL Section. The PARTIES agree that the collective bargaining agreement, of which this AGREEMENT is Exhibit D, does not apply to Employees in the RAIL Section except to the extent that provisions of that agreement, in whole or in part, have been expressly adopted herein. In order to best serve the public interest, the PARTIES agree to provide efficient, reliable, and convenient service. In the spirit of cooperation, the PARTIES agree that this can best be accomplished by maintenance of adequate facilities, staffing and equipment, and by efficient use of a qualified and responsible workforce. Employees are entitled to fair wages and working conditions as provided in this AGREEMENT, including all protections preserved by law. Further, the PARTIES recognize that a key element in the provision of fair working conditions includes a commitment to the concept of just cause with respect to employee discipline. To that end, the PARTIES have set forth in Article R4, Section 3, specific major infractions which will result in

discharge or, under certain circumstances, suspension.

DEFINITIONS

The terms "negotiate", as used in this AGREEMENT, shall mean the duty to meet upon request and negotiate with an intention of arriving at an agreement. Unless specifically stated, the use of this term does not require that the issue be submitted to arbitration if no agreement is reached.

The term "extreme emergency", as used in this AGREEMENT, shall mean a circumstance which is beyond the control of METRO, such as an act of nature.

The term "emergency", as used in this AGREEMENT, shall mean a circumstance which is beyond the control of METRO at the time action is required and which could not reasonably have been foreseen on that occasion.

The term "eligible dependent", as used in METRO's medical, dental and vision plans, shall mean an Employee's spouse/domestic partner and unmarried dependent children of the Employee, the Employee's spouse or the Employee's domestic partner. Such children shall be eligible up to age 26 under conditions specified in federal health care laws. Special provisions extend coverage indefinitely for children with mental or physical disability.

The term "marital status", as used in this AGREEMENT, shall mean the legal status of being married, single, separated, divorced, or widowed as defined in Revised Code of Washington (RCW) 49.60.040.

The term "payroll year", as used in this AGREEMENT, shall mean the period of time that starts with the pay period that follows the pay period that includes December 31 and ends with the pay period that includes December 31. which starts with the first pay period which ends in January, and ends with the last pay period which ends in December. [TA 6/28/2013, MOA 410U1112]

The term "day", as used in this AGREEMENT, shall mean calendar day, unless otherwise noted.

The term "legally protected class", as used in this AGREEMENT, shall mean a group of individuals who are protected from discrimination under federal, state, or local laws.

The term "domestic partner" shall mean a person living with an Employee if s/he and the Employee:

| 1 | The term "Streetcar" shall refer to the South Lake Union Streetcar and the First Hill Streetcar |
|----|---|
| 2 | [TA 9/25/2013] |
| 3 | The term "Link Light Rail" shall refer to Sound Transit Link Light Rail. |
| 4 | DOCUMENTS: |
| 5 | a. The "COLLECTIVE BARGAINING AGREEMENT" shall mean the |
| 6 | AGREEMENT BETWEEN AMALGAMATED TRANSIT UNION LOCAL 587 and KING |
| 7 | COUNTY METRO TRANSIT, November 1, 2010-2013 through October 31, 2013-2016 of which |
| 8 | this AGREEMENT is Exhibit D. [TA 1/6/2013] |
| 9 | b. This document shall be referred to as the TERMS AND CONDITIONS OF |
| 10 | EMPLOYMENT FOR RAIL EMPLOYEES. |
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ARTICLE R1: UNION/MANAGEMENT RELATIONS

SECTION 1 – SOLE BARGAINING AGENT

A. METRO recognizes the UNION as the sole bargaining agent for those Employees working in the Rail Section of the King County Department of Transportation, Division of Transit, (henceforth referred to as RAIL) which are listed in Addendum AExhibit RA (to Exhibit D). Current or future Employees assigned to perform work which historically or traditionally has been UNION work at RAIL or its successors, or which is agreed or legally determined to be UNION work, also shall be covered by the terms of this AGREEMENT. [TA 6/28/2013, MOA 410U1311-Technical Correction]

- **B.** The PARTIES agree that no Employee shall be discriminated against because of UNION membership or non-membership.
- **C.** METRO will notify the UNION of any change in any existing UNION job description prior to the implementation of the change.

SECTION 2 – UNION MEMBERSHIP

- **A.** Each Employee shall make application to become a member of the UNION within 30 days after his/her date of employment or pay an agency fee, except as otherwise restricted, or provided for, by law. However, if the Employee qualifies for a bona fide religious objection to union membership as described in RCW 41.56.122, the above requirement shall be satisfied by the payment of an amount equal to initiation fees and regular UNION dues to a non-religious charitable organization in accordance with the procedures set forth in the Washington Administrative Code.
- **B.** Failure by any Employee to satisfy the requirements of Paragraph A or to maintain payment of dues, fees, and/or assessments shall constitute cause for dismissal; however, METRO has no duty to act until the UNION makes a written request for discharge and verifies that the Employee received written notification of the delinquency, including the amount owing and method of calculation, and notification that nonpayment within seven days will result in discharge by METRO.
- **C.** Calculation of the 30-day period in Paragraph A shall not include periods of temporary employment of less than 90 continuous days.
 - **D.** METRO agrees to deduct the regular initiation fee, regular dues, contributions to

the Committee on Political Education (COPE), and/or other fees uniformly required from the paycheck of each Employee who voluntarily has authorized such deductions. The amounts deducted shall be transmitted monthly to the UNION on behalf of the Employees involved. Authorization by the Employee shall be on a form approved by the PARTIES and may be revoked by the Employee upon request. The performance of this function is recognized as a service to the UNION by METRO.

E. The UNION agrees to indemnify and save METRO harmless from any and all liabilities resulting from compliance with Paragraphs B and D.

SECTION 3 – LIST OF NEW OR TERMINATING EMPLOYEES

Biweekly, METRO shall furnish the UNION with a list of new and/or terminating Employees.

SECTION 4 – UNION INSIGNIA

METRO Employees may wear, while on duty, the standard type of union insignia prescribed by the ATU International. The wearing of such insignia by a UNION member shall not be cause for discipline.

SECTION 5 – MANAGEMENT RIGHTS

The management and direction of the workforce, including work assignments, the determination of duties, the setting of performance standards, and the development of work rules to ensure the quality and efficiency of its operations and safety of Employees and the public, shall be vested exclusively in METRO, except as limited by the express language of this AGREEMENT and by any practice mutually established by the PARTIES.

SECTION 6 – UNION BULLETIN BOARDS

METRO agrees to provide space at work locations, as determined by the PARTIES, for UNION bulletin boards, which will not exceed 48 inches by 44 inches, unless otherwise agreed by the PARTIES. All materials posted shall be signed by a full-time Officer of the UNION or shall be on UNION letterhead. Copies of any materials posted will be sent to the appropriate manager and to Transit Human Resources. No material shall be posted on or in METRO property by, or on behalf of, the UNION or its members, except as provided above. However, during terms of general UNION election of officers, the PARTIES shall agree upon suitable space and conditions for the posting of campaign literature. In addition, METRO will provide adequate space adjacent to each UNION

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SECTION 1 – MERIT SYSTEM

ARTICLE R2: EQUAL EMPLOYMENT OPPORTUNITY

The PARTIES are committed to providing equal employment opportunity for all new applicants for employment, as well as for present Employees. METRO shall recruit, select, and promote employees and/or individuals from the community workforce on the basis of their relative knowledge, skills and abilities, and in accordance with METRO's Affirmative Action PlanKing County's equal employment opportunity and affirmative action policies. Upon request, METRO will inform Employees of the knowledge, skills and abilities that are the subject of interviews or roleplays for UNION positions. [TA 9/6/2013]

SECTION 2 – NONDISCRIMINATION

Personnel policies concerning hiring and placement, conditions and privileges of employment, compensation, training, tuition aid, promotions, transfers, discipline, benefits, and other related programs are administered on the basis of merit and without regard to an Employee's race, creed, color, religion, sex, sexual orientation, national origin, political affiliation, age, marital status, disability, or liability for service in the Armed Forces of the United States. The PARTIES pledge to comply with the Civil Rights Act of 1964, as amended, the Equal Employment Opportunity Act of 1972, the State Law Against Discrimination, and any similar or related federal and state laws and regulations which prohibit discrimination based on an Employee's race, creed, color, religion, national origin, political affiliation, age, sex, sexual orientation, marital status, or disability, except as specifically exempted by a bona fide occupational qualification. Any employee of METRO who obstructs this policy with respect to Equal Employment Opportunity will be subject to disciplinary action.

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ARTICLE R3: GENERAL CONDITIONS

SECTION 1 – TECHNOLOGICAL CHANGE

- **A.** If RAIL considers a technological change that has an impact on the wages, hours or working conditions of any Employee, METRO agrees to notify the UNION at least 60 days prior to implementation of such technological change and further agrees to negotiate with the UNION any impact or effect upon any Employee.
- **B.** If a technological change results in the creation of a new job classification which is appropriately included in the UNION, METRO agrees to negotiate the wages, hours and working conditions with the UNION.
- **C.** If a technological change results in the displacement of an Employee, the transfer and/or retraining of the displaced Employee will be negotiated with the UNION.

SECTION 2 – LOST AND FOUND ITEMS

Each lost article found by an Employee shall be turned in to the base at a secured, locked drop box provided by METRO or to the Lost and Found Office. No article may be kept by an Employee.

SECTION 3 – PAYROLL DEDUCTIONS

No payroll deduction shall be made, except those required by law or authorized by the Employee. An Employee may directly deposit his/her entire paycheck to any financial institution affiliated with the Northwest Clearing House Association.

SECTION 4 – RESTROOMS AND FIRST AID FACILITIES

- A. RAIL will arrange for adequate restrooms to be used by Employees on all Link Light Rail and shall take all reasonable steps to ensure each restroom's sanitary condition. RAIL shall arrange for and designate restroom facilities as near as possible to each LINK terminal, and at least one terminal of the Streetcar line.
- **B.** RAIL will provide sanitary and adequate toilet facilities, and a first aid area and required equipment at all permanent work sites.

SECTION 5 – CONTRIBUTIONS AND SOLICITATIONS

A. No Employee shall be compelled to contribute to any charitable, civic or other public fund or collection. Such contributions shall be on a voluntary basis.

B. Solicitations for funds or the distribution of commercial materials shall not be conducted on RAIL property without its written consent. Solicitations and distributions pursuant to RCW 41.56 (the Washington State Public Employees' Collective Bargaining Act) shall not be restricted beyond that which is allowed by law.

C. RAIL will not solicit complaints or comments from Employees concerning their wages, hours or material working conditions without the approval of the UNION.

SECTION 6 – DEFECTIVE EQUIPMENT

METRO will pay all fines for speeding and/or defective equipment issued against an Employee driving a RAIL vehicle with defective or missing equipment.

If an Employee receives a fine for speeding and/or defective equipment as described above, METRO shall pay up to \$1,000 for the Employee's reasonable attorney fees for litigating the fine. No Employee is eligible for more than \$1,000 of reimbursement during the life of this AGREEMENT. This shall not apply where an Employee was aware of or should have been aware of and failed to report the defective equipment and/or missing equipment for which the fine was issued.

SECTION 7 – LIE DETECTOR TESTS/SURVEILLANCE OF EMPLOYEES

No Employee shall be required to take a lie detector test or be subject to unlawful surveillance. Random or indiscriminate surveillance will not be made by means of recording equipment and/or telephones without advance consent from the President/Business Representative of the UNION, unless such surveillance is for the security of the public and/or Employees or for the security of METRO funds in fixed locations other than revenue vehicles. No Employee will be disciplined for work conduct observed on a security surveillance system, except for conduct constituting a major infraction as listed in Article R4, Section 3.

SECTION 8 – SERVICE LETTER

Upon request, an Employee or former Employee will be provided a letter showing his/her term of service and the position(s) in which s/he was employed.

SECTION 9 – METHOD OF NOTIFICATION

When an immediate supervisor wants to discuss an existing or potential disciplinary matter with an Employee, s/he shall notify the Employee in writing, of the purpose and time limitation for

having the meeting. RAIL will take the Employee's work schedule into account when making the request. Any Employee required to meet with his/her immediate supervisor shall be paid for all time spent with the immediate supervisor.

SECTION 10 - SUBCONTRACTING

- **A.** RAIL's choice to use METRO employees to perform RAIL work does not constrain RAIL from selecting outside contractors in other instances.
- **B.** Nothing in the AGREEMENT affects the rights and remedies that are available to the UNION under the Sound Transit 13(C) Agreement. The provisions of the Sound Transit 13(C) Agreement are not enforceable under the terms of the grievance and arbitration provisions of this AGREEMENT.

SECTION 11 - VENDING MACHINE PROCEEDS

- A. To the extent permitted by Sound Transit, METRO agrees to lease space for vending machines in RAIL facilities to an organization which will in turn contract with the UNION for payment of the historical and traditional 25% of the net proceeds it receives from these vending machines directly to the UNION. The UNION will then forward those monies to the Puget Sound Labor Agency or the Local 587 Retirees Chapter for social, recreational and charitable purposes.
- **B.** METRO will not terminate its contract with the vending organization and/or its successors as long as that organization agrees to provide the aforesaid 25% of the net proceeds.

SECTION 12 – PROBATIONARY PERIOD

Each RAIL Employee shall have a probationary period commencing with his/her date of employment or, if the position requires formal certification, the date of certification. Upon satisfactory completion of probation, the Employee will enjoy all rights of regular Employee status. Any Employee who came from a Bus position to RAIL and who fails probation for any reason, other than committing a major infraction, will be returned to his/her Bus position.

- **A.** Rail Supervisors, who came from a Bus Supervisor position, and all other Employees not listed in Paragraph B or C, shall have a six-month probationary period.
- **B.** The following classifications shall have a 120-day probationary period: Rail Operator, Streetcar Operator, Streetcar O&M Supervisor, Electromechanic and Streetcar Maintainer.

C. Rail Supervisors who did not come from Bus Supervisor positions shall have a twelve-month probationary period.

SECTION 13 – DETAILS AND TEMPORARY ASSIGNMENTS

Where a vacancy occurs in any position in the UNION which is to be filled by detail or temporary appointment, Employees of RAIL who are capable and desirous of doing the work shall be given first consideration before any outside help is employed. Such vacancy shall be posted and filled in accordance with METRO's Merit System per Article 2, Section 1. Among Employees seeking any such position, seniority shall be considered in filling the position. [TA 8/16/2013]

The posting obligation shall be triggered when the facts and circumstances indicate that a vacancy will be filled for 60 days or longer by detail or temporary appointment. In the interim, METRO may fill the work consistent with the AGREEMENT, until the Employee is selected from the posting process. [TA 11/20/2013]

SECTION 14 – VACATION, SICK LEAVE AND ACCUMULATED COMPENSATORY (AC) DONATION

- **A.** Each calendar year, an Employee may donate up to 50% of his/her available vacation leave and up to 100% of his/her AC time, in eight-hour increments, to individuals employed by King County.
- **B.** Each calendar year, an Employee who has more than 100 hours of sick leave may donate a maximum of 24 hours, in eight-hour increments, to individuals employed by King County.
- C. Donated vacation, sick leave and AC time become the property of the recipient. Donated vacation and sick leave may not be cashed out by the recipient upon retirement. Vacation, sick leave, and AC time may be donated only to an individual employed by King County who has exhausted or will have exhausted, within five calendar days following receipt of the donation request in the Payroll Section, his/her sick leave, vacation leave and AC time.
- **D.** A UNION Employee who donates leave to another UNION Employee does so on an hour-for-hour basis, meaning that one hour of donated leave becomes one hour of received leave, regardless of the pay rates of the donor or the recipient.
 - **E.** If a UNION Employee donates leave to a King County employee who is not

represented by the UNION, the receipt of the leave will be governed by the rules that normally apply to the recipient of the leave. If a King County employee who is not represented by the UNION donates leave to a UNION Employee, then the UNION Employee's receipt of the leave is administered by the terms of this Section.

SECTION 15 PAYROLL REOPENER

METRO has instituted the Accountable Business Transformations (ABT) Program to streamline and standardize business processes and enable King County to access timely, accurate and useful information. In this regard, the PARTIES agree that METRO has the right to implement a common biweekly payroll system that will standardize pay practices and Fair Labor Standards Act workweeks. The PARTIES agree that provisions of this AGREEMENT relating to those issues only may be re-opened at any time during the life of this AGREEMENT by METRO only for the purpose of negotiating these standardized pay practices, to the extent required by law. Provisions of this AGREEMENT otherwise relating to wages and benefits shall not be subject to this provision. [TA 8/16/2013]

SECTION 16-15 - RESPECT FOR CRAFT LINE BOUNDARIES IN STREETCAR

A. The PARTIES agree that because of the small size of the Streetcar operation, there shall be variations from the usual, customary and historic work jurisdiction rules and practices that have been established in the Bus agreement. RAIL shall generally respect the classification boundaries that are established in the classification specifications for Streetcar jobs; however it is agreed that the incidental assignment of cross-classification work is allowed. No Employee shall be expected to perform work for which s/he has not been adequately trained or which is unsafe.

- **B.** If the UNION believes that cross-classification work has exceeded an incidental amount, the PARTIES shall convene special Labor-Management discussion to attempt to address the UNION's concerns over staffing levels and work assignments. Following growth of the Streetcar operation, this discussion may include negotiations to erect work jurisdiction rules that reflect the larger, more established workforce.
- **C.** The PARTIES shall convene a Streetcar Joint Labor Management Committee on an as-needed basis by mutual agreement.

SECTION 16 – NEGOTIATED MEAL AND REST PERIODS The PARTIES agree to continue the long standing agreement to specifically supersede in total the State provisions regarding meal and rest periods for Employees. Rail Operators, Rail Supervisors, Streetcar Operators and Streetcar Supervisors do not receive a designated meal period. Additionally, Employees in these job classifications will be entitled to meal and rest periods only as described in this AGREEMENT, and not those provided by state law. Meal and rest periods for other Employees covered by this AGREEMENT have also been negotiated in ways that supersede State provisions in whole, or in part. [TA 6/5/2014]

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ARTICLE R4: DISCIPLINE

SECTION 1 – GENERAL

A. METRO shall have exclusive authority to suspend any Employee without pay for a period not to exceed 30 days for a single offense in accordance with this AGREEMENT; provided, however, that if such suspension is unjustifiable, the Employee shall be paid for the time lost; and further provided that, no Employee shall be relieved of duty or suspended for minor infractions of rules, where no damage or injury results, without first conducting an investigation.

- **B.** An Employee called as a witness by METRO, during an investigation or hearing, shall receive regular compensation as set forth in Article R10, Section 11.
- C. The RAIL Manager is responsible for identifying the procedures governing RAIL Operations. These processes will be defined in the issuance, control and modification of Directives, Rules, Standard Operating Procedures (SOPs), Notices, Long-Term Special Instructions and Train Orders.
- **D.** The Rulebook, the official handbook of the Rail section will specify the rules, provided such rules are not in conflict with provisions of this AGREEMENT or with applicable laws. If it is necessary to revise or change *The Rulebook*, the revisions or changes will be discussed with the UNION before implementation. *The Rulebook* will be available at Rail bases.
- E. Counseling that is given to Employees will not be considered to be discipline and cannot be grieved. If an Employee disagrees with the counseling, s/he should provide a written rebuttal to his/her Chief, which will be included in the Employee's personnel file. A UNIONrepresented Employee will not issue discipline to another UNION-represented Employee. [TA 10/25/2013]

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SECTION 2 – TYPES OF DISCIPLINE

- **A.** Types of discipline shall include oral reminders, written reminders, disciplinary probation, decision making leave, suspension, and discharge. [TA 10/25/2013]
- **B.** Oral or written reminders will be given to the Employee by his/her immediate supervisor for infractions defined in this Article. For an oral reminder, the immediate supervisor will

file a memo (copy) in the Employee's service record covering the contents and cause for the reminder within a reasonable time after the infraction. The Employee shall sign the memo to acknowledge receipt of the oral reminder. For written reminders, an explanation will be given to the Employee in writing, with a copy filed in the Employee's service record within a reasonable time after the infraction. The Employee shall sign the written reminder to acknowledge receipt of same.

C. Explanation of the suspension of any Employee by METRO shall be given to the Employee in writing. The UNION will be notified in writing of the suspension within a reasonable time after the action has been taken. The Employee shall sign the notice of suspension to acknowledge receipt of same.

D. Whenever METRO discharges an Employee, explanation of the discharge will be given to the Employee in writing. The UNION will be notified in writing of the discharge within a reasonable time after the action has been taken. The Employee shall sign the notice of discharge to acknowledge receipt of same.

SECTION 3 - TYPES OF MAJOR AND SERIOUS INFRACTIONS

- **A.** Major infractions include:
 - Gross misconduct
 - Insubordination
 - Gross negligence
 - Theft of RAIL funds or property or job related theft
 - Misappropriation the personal use of RAIL funds or property
 - The use of intoxicants or the odor of intoxicants
 - The use or odor of narcotics or abuse of controlled substances
 - Severe preventable accidents in accordance with the RAIL accident evaluation point system
 - Late reports, absences, and unexcused absences, in accordance with Section 6
 - Falsification of sick reports
 - Falsification of applications or any other official documents
 - Willful failure to turn in lost articles

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| 2 | g. Train wayside error resulting in a conflicting move |
| 3 | h. Backing a train on the mainline without LCC authorization and a |
| 4 | flagger |
| 5 | i. Violation of a Train Order or Special Instruction. |
| 6 | j. Violations of any operating rule which requires notification to and |
| 7 | permission from LCC prior to proceeding |
| 8 | k. Minor Preventable Accident |
| 9 | l. Major Preventable Accident (three to five days) |
| 10 | m. Operating in excess of the posted speed. |
| 11 | n. Failure to check under and around an LRV prior to movement |
| 12 | [TA 11/8/2013] |
| 13 | 2. Failure of an Employee to recertify his/her Rail Card will result in |
| 14 | termination from RAIL and return to his/her previous Bus position with no more than five weekdays |
| 15 | of being off work without pay. Unless mutually agreed by the PARTIES, a former FTO will be |
| 16 | returned at his/her last base on an assignment mutually agreed by the PARTIES. |
| 17 | 3. A RAIL Employee discharged for a serious infraction will be returned to |
| 18 | his/her former Bus classification on an assignment mutually agreed by the PARTIES. All RAIL |
| 19 | infractions shall remain on such Employee's permanent METRO record. |
| 20 | D. Infractions, other than those listed above, shall be considered minor infractions. |
| 21 | SECTION 4 – DISCIPLINARY ACTIONS FOR MINOR INFRACTIONS |
| 22 | A. The following are examples of specific categories of minor infractions: |
| 23 | Headlight/train light violation, passenger relations, failure to stop for passengers, failure to unload |
| 24 | passengers, failure to report a traffic violation, out of uniform violation, smoking in a RAIL facility |
| 25 | or vehicle. |
| 26 | B. Disciplinary actions issued within a twelve-month period within a category of |
| 27 | minor infraction shall be administered in the following manner: |
| 28 | 1. First minor infraction – Oral Reminder. |
| | Amalgamated Transit Union Local 587 - Rail |

who reports for work late, will be subject to the policies defined in this AGREEMENT.

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F. Any Employee who has acquired seven misses in a twelve-month period will be placed on attendance probation.

- 1. The attendance probation will begin upon the completion of the suspension imposed as a result of the seven misses.
- 2. The Employee will be offered a program of assistance from the PARTIES in developing a plan to improve attendance. This program will include a referral to the Employee Assistance Program. The METRO Unit Superintendent/Chief and UNION Officer/designee will meet with the Employee to write the details of the program, which will be specific to the Employee.
- **3.** During the attendance probation, the language of Paragraph H will not apply.
- **4.** For each miss that occurs during the attendance probation, the Employee will be informed in writing of his/her status.
- 5. The Employee will be allowed no more than three misses in each of the two following twelve-month periods (e.g., an Employee who was informed on 7/27/097/17/14 that s/he had a seventh miss, with a two-five-day suspension on 7/28-29/097/18-22/14, would be on probation with no more than three misses allowed 7/30/09-7/29/107/23/14-7/22/15 and no more than three misses allowed 7/30/10-7/29/117/23/15-7/22/16). An Employee who successfully completes the two twelve-month periods will no longer be on attendance probation.
- **6.** An Employee who has a fourth miss during either twelve-month attendance probation period will be subject to discharge.
- **7.** The attendance probation periods will be extended by any unpaid leave or industrial injury in excess of ten consecutive days.
- **G.** Four consecutive workdays of absence without leave will be considered a resignation.
- **H.** A continuous record of 60 days without a miss will cancel the first late report or absence that is less than twelve months old. Thereafter, each continuous 30 days without a miss will cancel the next late report or absence on the Employee's record, until all are cancelled. Should the Employee have a miss, another 60-day period must be completed before more cancellations will be

made. For the purpose of administering this Paragraph, any time missed from work due to unpaid leaves of absence or suspension will not be counted toward a continuous record of 60 and/or 30 days without a miss.

- I. Misses for Rail Operators, Streetcar Operators, O&M Supervisors and Rail Supervisors include:
- 1. Unexcused Absence Failure to report within one hour after designated report time or an Operator's failure to accept late report, or calling in sick less than 30 minutes before an Employee is scheduled to report. An unexcused absence will result in loss of assignment and pay for the day.
- **2.** Late Report Reporting to work late from one minute up to one hour after designated report time.
 - **3.** Absence An unexcused absence which has been changed to an absence.
- **J.** A miss, which the immediate supervisor determines was an incident of tardiness beyond the control of the Employee, will be changed to an excused absence and shall not be used for disciplinary purposes.
- **K.** The failure to sign in, when unaccompanied by tardiness, shall be treated as a minor infraction, as defined in Section 4.
- **L.** The procedure for late reports and absences for Rail and Streetcar Operators shall be as follows:
- 1. If the assigned Operator signs in or reports to his/her assigned work location within one minute after the report time s/he will be allowed to work his/her assignment and shall not receive a late report. The clock in the reporting area will be used to determine time. If there is a dispute as to the accuracy of the clock in the reporting area, the LCC's clock will be determinant.
- 2. If the first Report Operator is assigned to work, the Dispatcher/Planner will verbally notify the next Report Operator to be available to sign in for work.
- **3.** Each Operator on late report will be assigned to the bottom of the report list in order of arrival. One hour of pay will be guaranteed to Operators who are assigned to late report. If an assignment can be made, normal procedures shall prevail.

4. At the end of one hour, an Operator on late report will report to the Dispatcher/Planner who will determine whether such Operator will be dismissed or continue on report. If such Operator is continued on report, the one hour guaranteed pay will be included in the two and one-half hour report guarantee.

5. If an Operator on late report fails to report to the Dispatcher/Planner after one hour, and is not notified of such by the Dispatcher/Planner when an assignment is given after the hour, the Operator will be paid from the beginning of the late report up to the beginning of the assignment. If an Operator on late report fails to report to the Dispatcher/Planner after one hour and is notified of such by the Dispatcher/Planner when being given the assignment, the Operator will be paid for one hour of late report and for the assignment, if it is worked. If an Operator on late report fails to report to the Dispatcher/Planner after one hour and is notified of such by the Dispatcher/Planner and is not used for an assignment, the Operator will receive pay only for one hour of late report.

6. If, after one hour, no work is available, the Operator will be released, or placed at the bottom of the report list for work later in the day at a minimum pay of two and one-half hours.

M. The procedures for changing misses to absences or excused absences shall be as follows:

1. A Rail or Streetcar Operator may provide a written request to the immediate supervisor the same day as his/her unexcused absence. If such request is granted, the Rail or Streetcar Operator either will be placed at the bottom of the report list for work later in the day at minimum pay of two and one-half hours or will be told to return home.

2. For a Rail Operator, Streetcar Operator, O&M Supervisor or Rail Supervisor, a request for a miss to be changed to an absence or excused absence must be presented, in writing, to the immediate supervisor, within five workdays of the occurrence. The immediate supervisor shall determine whether the miss shall be reduced to an absence or excused absence.

N. The procedures for Rail Operators, Streetcar Operators, O&M Supervisors or Rail Supervisors going on or coming off the sick list shall be as follows:

| 1. An Employee, who calls his/her immediate supervisor and requests to be |
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| put on the sick list less than 30 minutes before his/her report time, will be put on the sick list and will |
| be given an unexcused absence. |

- 2. An Employee, who has called in sick and has been given an unexcused absence, may make a written request to his/her immediate supervisor, within five workdays of the Employee's return to work, to change the unexcused absence to an absence or an excused absence. The immediate supervisor shall determine whether the circumstances warrant a change from an unexcused absence. However, the unexcused absence will be excused in all cases where the Employee received medical treatment and was unable to report the absence as required.
- **3.** A Rail or Streetcar Operator coming off the sick list must notify the OMF by 10:00 a.m. in order to be scheduled for work the next day. One continuous incident of sick leave will be charged to an Operator who anticipates returning to work and comes off the sick list prior to 10:00 a.m., but whose licensed practitioner will not release the Operator for duty the following day.
- **O.** The immediate supervisor can assign a Rail Supervisor work, paying only for actual time worked.

[TA 10/25/2013]

SECTION 8 – PROBATIONARY EMPLOYEES

- **A**. Except as modified elsewhere in this AGREEMENT, the discipline of probationary Employees is the sole responsibility of RAIL.
- **B.** Except as noted below for former Bus Employees, probationary Employees who are not satisfactory, in the judgment of RAIL, will be discharged from METRO.
- C. A RAIL Employee who has come from Bus and who is not satisfactory, in the judgment of RAIL or quits RAIL during probation, shall be returned to his/her former Bus position. Operators will be returned to their last picked base per Article 15, Section 5, Paragraph G of the Bus agreement. The Employee will not be off work without pay for more than five weekdays. Any RAIL infractions will remain on his/her METRO record. This Paragraph does not apply to a RAIL Employee who is discharged for committing a major infraction.
 - **D.** A RAIL Operator who comes from Bus and is required to have a Rail cardCard,

and who fails to recertify his/her Rail card will be removed from RAIL and returned to Bus. Unless mutually agreed by the PARTIES, Operators will be returned to their last base per Article 15, Section 5, Paragraph G of the Bus agreement. The Employee will not be off work without pay for more than five weekdays. [TA 6/28/2013, MOA 410U1311-Technical Correction]

E. Discharges and removals during the probationary period are not subject to the grievance and/or arbitration procedures in this AGREEMENT; however, the Employee will, upon request, have the right to a termination review. The termination review must be requested within 15 days of the notification of discharge. RAIL will schedule the termination review and respond to the UNION, in writing, within a reasonable time.

SECTION 9 – CLAIMS OF UNJUST SUSPENSION OR DISCHARGE

If an Employee claims to have been unjustly suspended or discharged during the term of this AGREEMENT, the Employee will follow the grievance procedures outlined in this AGREEMENT.

SECTION 10 – WRONGFULLY SUSPENDED OR DISCHARGED

A. If, after review of a suspension or discharge, it is mutually agreed that an Employee who was suspended or discharged was completely blameless of charges regarding the offense, s/he shall be reinstated to his/her former position without loss of seniority and will be paid wages lost as though s/he had not been suspended or discharged. No entry shall be made on the Employee's record of such suspension or discharge.

B. If, however, after such a review, it is found that the Employee in question was not completely blameless, then the PARTIES may mutually agree upon a reduction of the penalty and upon what, if any, portion of the wages s/he would have earned should be restored to him/her.

ARTICLE R5: GRIEVANCE AND ARBITRATION

SECTION 1 – GRIEVANCE PROCEDURE

A. Employee grievances concerning the interpretation and application of this AGREEMENT shall be processed in accordance with the grievance procedure in this Article, except as outlined in Paragraph D. A "grievance", as used in this AGREEMENT, shall mean a claim by an Employee that the terms of this AGREEMENT have been violated and/or a dispute exists concerning the proper application or interpretation of this AGREEMENT.

B. If a time limit, as defined in this Section, falls on a Saturday, Sunday or holiday as specified in Article R8, Section 4, the time limit will be extended until 5:00 p.m. on the following business day. Time limits defined in this Section may be extended by a written agreement between the PARTIES. However, should either party breach the time limitation, that party shall forfeit all rights and claims to the grievance; and the grievance shall be considered resolved in the other party's favor; it being understood that such forfeiture does not decide the merits or establish a precedent. This forfeiture provision does not apply to discharge cases. If RAIL fails to meet the response deadline, the UNION has the right to move the grievance to the next step. If the UNION fails to move the grievance to the next step by the deadline or notify RAIL of its intent to not pursue the grievance, RAIL will send a written notice requiring the UNION to respond or withdraw within 30 days of the notice.

C. Employees are encouraged to meet, whenever possible, with their Chief or Supervisor/Superintendent to discuss their claim that the contract has been violated prior to filing a formal grievance. If an Employee initiates such a conversation, s/he must understand that the timeline for filing a grievance is only extended if it is done by mutual written agreement with a Chief or unit Supervisor/Superintendent. [TA 9/6/2013]

CD. If a grievance arises, it shall be put in writing, specifying the act or event being grieved, the date of the occurrence, the provisions of this AGREEMENT that allegedly have been violated, and the remedy sought. It will be handled in the following manner, except that grievances pertaining to the discharge of an Employee shall be processed in accordance with Paragraph D.

Step 1: Within 15 days of the act or knowledge of the act being grieved, the

Employee shall present the written grievance to his/her immediate supervisor/designee. Thereafter, the immediate supervisor/designee shall meet with the Employee and, unless UNION representation is waived in writing by the Employee, a Shop Steward/UNION Officer within 15 days after receipt of the grievance to discuss the grievance. The meeting may be held at a later date by mutual agreement of the PARTIES. METRO shall, within 10 days after the meeting, notify the UNION of its decision by fax and/or written copy. If the UNION Business Representative/designee determines that the grievance has merit, it may be referred to Step 2 within 15 days of such notification. Such referral must be in writing.

Step 2: The grievance shall be presented to the manager/designee. Thereafter, the manager/designee shall meet with the Employee and the UNION Business

Representative/designee to review and discuss the grievance within 15 days after receipt of the Step 2 referral, unless a later date is mutually agreed by the PARTIES. If a grievance involves discipline, the person who issued the discipline will not conduct the meeting. METRO shall, within 10 days following the meeting, notify the UNION in writing of its decision. The UNION Business

Representative/designee may, within 15 days from the notification, refer the grievance to Step 3.

Such referral must be in writing.

Step 3: The grievance shall be presented to Transit Human Resources.

Thereafter, the Employee and UNION Business Representative/designee will meet with a committee consisting of a Transit Human Resources designee, manager/designee and other appropriate METRO personnel for the purpose of resolving the grievance. The meeting shall be held within 30-15 days after receipt of the Step 3 referral, unless a later date is mutually agreed by the PARTIES. METRO shall, within 10 days from the meeting, notify the UNION in writing of its decision. If no agreement can be reached at Step 3, the UNION Business Representative/designee may appeal to arbitration by notifying Transit Human Resources in writing. Such referral must be sent by registered mail, certified mail or fax, within 60 days after the UNION receives the Step 3 decision. [TA 9/6/2013]

DE. If a grievance arises that involves an Employee's discharge, it shall be handled in the following manner:

Step 1: Within 15 days of the act or knowledge of the act being grieved, the

Employee shall present the written grievance to his/her immediate supervisor/designee. Prior to a Step 1 hearing, the discharged Employee may choose to appeal his/her discharge to the King County Personnel Board. Such appeal will withdraw and void any grievance filed through the UNION procedure. If the Employee chooses to be represented by the UNION, s/he waives any right to appeal to the King County Personnel Board. The immediate supervisor/designee shall meet with the Employee and, unless UNION representation is waived in writing by the Employee, the UNION Business Representative/designee within 15 days after receipt of the grievance to discuss the grievance. The meeting may be held at a later date by mutual agreement of the PARTIES. METRO shall, within 10 days after the meeting, notify the UNION of its decision by fax and/or written copy. If the UNION Business Representative/designee determines that the grievance has merit, it may be referred to Step 2 within 15 days of such notification. Such referral must be in writing.

Thereafter, the Employee and UNION Business Representative/designee will meet with a committee consisting of a Transit Human Resources designee, manager/designee and other appropriate METRO personnel for the purpose of resolving the grievance. The meeting shall be held within 30 days after receipt of the Step 2 referral, unless a later date is mutually agreed by the PARTIES. A written decision shall be sent to the UNION within 10 days after the meeting. If no agreement can be reached at Step 2, the UNION Business Representative/designee may appeal to arbitration by notifying Transit Human Resources in writing. Such referral must be sent by registered mail, certified mail or fax within 60 days after the UNION receives the Step 2 decision.

Step 2: The grievance shall be presented to Transit Human Resources.

EF. Time spent by Employees adjusting grievances and/or pursuing arbitration is not working time and shall not be compensated. However, if a Step 1 grievance hearing is held during the Employee's normal working hours, the Employee will not suffer a loss in compensation. Grievances shall be heard during management's normal working hours unless stipulated otherwise by both PARTIES.

SECTION 2 – ARBITRATION PROCEDURE

A. If any grievance, including discharge, cannot be amicably resolved in accordance with the provisions of the grievance procedure defined in Section 1, it may be submitted to the

Arbitration Board. The Arbitration Board shall consist of one member appointed by the UNION Business Representative, one member appointed by METRO's Transit Human Resources, and an impartial arbitrator selected using the following procedure:

- 1. The PARTIES shall mutually agree upon a list of eight impartial arbitrators as soon as possible after the execution of this AGREEMENT. This list shall be the same as the list referred in Article 5, Section 2, Paragraph A.1 of the Bus agreement.
- 2. The names on such list of arbitrators shall rotate and the next three arbitrators starting from the top of the list shall be polled by the UNION to determine their next two available dates to hear a grievance, unless the PARTIES agree to select another arbitrator on the list. The arbitrator with the earliest dates acceptable to the PARTIES shall be selected for the arbitration. The UNION will contact the arbitrator to confirm his/her availability and will schedule the arbitration. The selected arbitrator will then be placed at the bottom of the list.
- 3. The selected impartial arbitrator may hear more than one case, if mutually agreed by the PARTIES, provided said arbitrator hears and decides each case independently before proceeding to the next case.
- **4.** If the PARTIES determine that an arbitrator is unacceptable and should be removed from the list, that arbitrator shall issue any outstanding decisions, but shall not be scheduled for more arbitrations.
- 5. When the rotating list of arbitrators is reduced below eight names, the PARTIES must mutually select, within 10 calendar days after receipt of the Federal Mediation and Conciliation Service's arbitrators list, the new arbitrator(s) to bring the total list to eight before additional arbitrations are scheduled. The names of the newly appointed arbitrator(s) shall be placed at the bottom of the list.
- **B.** The submission of a grievance to the Arbitration Board shall be based on the original written grievance.
- C. No more than one grievance shall be submitted before the same arbitrator at one hearing, unless agreed in writing by both PARTIES prior to the scheduling of the arbitration.
 - **D.** The Arbitration Board shall settle or decide a grievance submitted for arbitration

within 30 days after the date of the submission of post-hearing briefs, or after the date of the arbitration hearing if no briefs are submitted.

- **E.** The power and authority of the Arbitration Board shall be to hear and decide each grievance and shall be limited strictly to determining the meaning and interpretation of the terms of this AGREEMENT.
- 1. The Arbitration Board shall not have the authority to add to, subtract from, or modify this AGREEMENT, nor to limit or impair any common law right of METRO or the UNION. The Arbitration Board's decision, including upholding, modifying or setting aside any disciplinary action or the award of lost wages and benefits, shall be in accordance with federal and state laws, and shall be final and binding on all parties.
- **2.** The decision of the Arbitration Board shall be based solely on the evidence and arguments presented by the PARTIES in the presence of each other.
- **F.** The PARTIES agree that the power and jurisdiction of any arbitrator who is chosen shall be limited to deciding whether there has been a violation of a provision of this AGREEMENT.
- **G.** If the arbitrator upholds the grievance, METRO shall pay the cost of the arbitrator. If the grievance is denied, the UNION shall pay the cost of the arbitrator. Each party shall be responsible for the cost of its own attorney fees. If both PARTIES agree to cancel an arbitration, prior to the decision of the arbitrator, the cancellation fee shall be split by both PARTIES.
- **H.** The PARTIES agree to attend a pre-arbitration conference not later than 30 days after the arbitration is requested. The purpose of such conference shall be to discuss and narrow issues, to explore settlement, and to treat other matters relevant to the arbitration proceeding.
- **I.** The arbitration hearing shall be conducted under the rules and regulations set forth by the American Arbitration Association.

SECTION 3 - MEDICAL ARBITRATION

A grievance from an Employee who is removed from service or refused permission to return to work from sick leave or a leave of absence due to a physical or mental disability, will be handled pursuant to the procedures in Section 1, Paragraph D with the following special provisions:

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Step 2: The Medical Arbitration Board (MAB) will determine whether the Employee can perform his/her duties, as delineated in the job description/job analysis and other relevant evidence, with or without reasonable accommodation. The arbitrator shall hear all relevant evidence, which may include the testimony of medical professionals. The decision of the MAB shall be final and binding on all parties. Should the MAB rule in favor of the Employee, the Employee shall be returned to work without loss of seniority. The MAB shall determine the date upon which the Employee, in the MAB's opinion, was able to perform the duties of his/her position. The Employee shall receive all back pay and benefits from that date. Should the MAB rule in favor of METRO, the Employee (excluding entry-level probationary Employees) will be given priority consideration for obtaining another King County job for which the Employee meets minimum requirements and in which s/he can be placed in accordance with King County's Reassignment Program. The power and the authority of the MAB shall be limited strictly to determining whether the Employee can perform his/her duties, with or without reasonable accommodation. The MAB shall not have the authority to add to, subtract from, or modify METRO's job descriptions/job analysis or to determine whether an accommodation is reasonable or should be granted. Employees and METRO must reasonably cooperate in any interactive process. [TA 10/11/2013]

SECTION 4 – EXPEDITED ARBITRATION

A. As an alternative to the arbitration procedure outlined in Section 2, the PARTIES may agree to an expedited arbitration procedure. When a grievance is advanced to arbitration, either party may request an expedited arbitration process. At the time of the request, the party requesting an expedited arbitration shall outline the process desired. The requested expedited arbitration process may include, but is not limited to, some or all of the following characteristics as agreed by both PARTIES:

- 1. The PARTIES will not be represented at the hearing by attorneys;
- 2. The hearing will be informal and conducted under the rules and regulations set forth by the American Arbitration Association;
 - **3.** No briefs will be filed;
 - **4.** The hearing will be completed in one day with neither side being allowed

ARTICLE R6: SENIORITY

SECTION 1 – CALCULATING SENIORITY

- **A.** In the case of two or more Employees newly hired within the same job classification on the same date, seniority order will be calculated by the order of their respective application dates with RAIL during the current recruitment period, including hours and minutes.
- **B.** If two or more Employees are promoted/transferred at the same time to the same job classification, the date and time of current, continuous hire or qualification date, if applicable, with King County Metro or its predecessor organizations will determine seniority. This also applies to Employees who start work in the new position on different days due to different RDO combinations.
- **C.** Unless otherwise provided in this AGREEMENT, selection of vacation, RDOs, and assignments will be determined by seniority earned in a specific job classification.
- **D.** For the purpose of seniority, PTO, FTO, Rail Operator and Streetcar Operator shall be considered separate classifications. All certified Streetcar and Rail Operators will have seniority based on their respective FTO seniority until October 31, 20132012. All certified Streetcar Operators will have seniority based on their respective FTO seniority until July 31, 2012. Thereafter, there shall be separate classification seniority for both Streetcar and Rail Operators established as follows:
- 1. Streetcar Operators will have classification seniority separate from other Operators based on FTO seniority. Anyone hired into the position of Streetcar Operator after October July 31, 20132012, shall have Streetcar Operator seniority based on date of hire as a Streetcar Operator.
- Rail Operators will have classification seniority separate from other
 Operators based on FTO seniority. Anyone hired into the position of Rail Operator after October 31,
 2013/2012, shall have Rail Operator seniority based on date of hire as a Rail Operator. [TA
 6/28/2013, MOA 410U0812 and MOA 410U1212]
- E. Bus Supervisors and Rail Supervisors will have classification seniority, within the respective section (Bus or Rail), determined by the date of original qualification as a Bus or Rail Supervisor, whichever came first. Bus Supervisors and Rail Supervisors will have separate

layoff, back to such classification after or seniority. In no case shall such a demotion

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C. Any Employee who demotes for any reason other than layoff, will forfeit all rights to the classification from which s/he was demoted.

D. An Employee who demotes to a previously held classification will be reinstated to the position in classification seniority order which s/he had formerly held in the classification to which s/he has been demoted.

E. An employee who returns to a UNION classification due to layoff after more than one year away from the UNION shall only be credited with layoff seniority (i.e., no seniority will be given for selection of vacations, assignments or RDOs). For the purpose of further layoffs, such employee will be credited for actual days spent in any classification to which s/he returns. If such credit would give the employee the same seniority date as other Employees, s/he shall be placed below the other Employees in seniority order for that date.

SECTION 3 – DETAILS, UPGRADES AND SPECIAL PROJECTS

A. The PARTIES recognize the value provided to Employees by having detail and upgrade opportunities available. The PARTIES also agree that detail and upgrade opportunities should balance the desire of Employees to prepare for promotional opportunities with the need to have an Employee accumulate experience in a position in order to be effective in that position.

B. An Employee, who is detailed or upgraded to work on a capital improvement project, shall return to his/her regular position on a date mutually agreed by the PARTIES prior to the start of the detail or upgrade. No detail or upgrade to a position outside the UNION, except for a capital improvement project will exceed one year.

C. Any Employee who is in a detail or upgrade position for at least 90 days shall be required to spend at least 90 days in his/her regular position before being detailed or upgraded to another position.

D. An Employee who exceeds the time limits (mutually agreed date or one year) will lose his/her classification seniority, except for the purpose of layoff.

SECTION 4 – SENIORITY LISTS

A. Seniority for all Employees shall be recorded on lists certified by the UNION and on file with METRO. Seniority shall be under the jurisdiction of the UNION. All questions or

grievances pertaining to seniority shall be settled by the UNION.

B. The UNION agrees to provide METRO with certified seniority lists by job classification showing name(s) and seniority for picks, move-ups, promotions, and layoffs; provided that METRO gives the UNION at least 14 calendar days advance notice and provides an up-to-date list of all new hires, showing their application times and dates, and job classifications. METRO will also provide a list of all terminations, retirements, promotions, demotions and transfers on at least a monthly basis. The UNION will provide, as a courtesy to METRO, an explanation of any discrepancies appearing on these lists.

SECTION 5 - COMMITMENT TO RAIL

- **A.** Per the rules below, Rail or Streetcar Employees may return to Bus classifications. Right of return will be by classification seniority. Returning Employees will be integrated into the next Bus pick for their classification.
- 1. Annually, on a date established by METRO, Rail Operators or Streetcar Operators may declare that they wish to return to FTO positions. No more than 10% of the Employees in the Rail Operator classification or Streetcar Operator classification, respectively, will be allowed to return to FTO positions at that time. Additional Employees may be allowed to return to FTO positions at METRO's sole discretion.
- 2. FTOs who have satisfactorily completed Rail or Streetcar training and have left Rail or Streetcar in good standing may fill up to 20% of the Rail Operator or Streetcar Operator positions, respectively. Returning Rail or Streetcar Operators will be required to successfully complete recertification. FTOs may not otherwise exercise their seniority to bump Rail or Streetcar Operators from their positions.
- 3. Annually, on a date established by METRO, Rail Supervisors may announce their intentions to return to Bus Supervisor positions. No more than 20% of Rail Supervisors may return to Bus Supervisor classifications at that time. This option is available only to those Rail Supervisors who were previously Bus Supervisors.
- **4.** Bus Supervisors who have previously qualified as Rail Supervisors and left in good standing may fill up to 20% of the Rail Supervisor positions. Returning Rail Supervisors will

ARTICLE R7: LAYOFF AND RECALL

SECTION 1 – REASON FOR LAYOFF

METRO will not lay off any Employee except due to reduction in service, lack of work, lack of funds, or improvement in efficiency. METRO will inform the UNION of potential layoffs 45 days or more in advance in order to allow the PARTIES to investigate whether Employees scheduled for layoff may continue to be employed by METRO. If a reduction in the work force should prove unavoidable and provisions cannot be made to retain affected Employees at different job classifications within METRO, then such Employees will be referred to the King County Career Support Services Section. Should the King County Career Support Services Section cease to exist or to provide the necessary services, the PARTIES will form a relocation task force to seek alternate gainful employment for affected Employees.

SECTION 2 – METHOD OF REDUCTION

- **A.** METRO shall determine the positions to be eliminated. Layoffs shall occur by inverse classification seniority, except as otherwise specified in this AGREEMENT.
- **B.** A laid-off Employee who has attained regular status in another job classification may displace a less senior Employee in such classification, provided that the laid-off Employee has obtained all necessary certifications to perform the duties of such classification. No Employee shall be placed into a classification from which the Employee has demoted or failed to complete the probationary period. A laid-off Employee who exercises the right to return to a previous position will be reinstated to the position in classification seniority order which s/he had previously held, except as provided in Article R6, Section 2, Paragraph E.

SECTION 3 – RECALLING LAID-OFF EMPLOYEES

A. An Employee shall be eligible for reinstatement for 24 months following layoff and shall be recalled to service in the order of his/her classification seniority. To be eligible for reinstatement, a laid-off Employee must keep METRO informed of his/her current address.

METRO's obligation to offer reinstatement shall be fulfilled by mailing a notice by registered mail to the most recent address supplied by the laid-off Employee. A laid-off Employee must notify METRO within 15 days after such reinstatement offer has been mailed by METRO and report for

work at the time and place stipulated in the notice. **B.** An Employee, who fails to respond to the reinstatement offer or who fails to report to work when and where notified, shall be deleted from the recall list. METRO will send a letter to such Employee notifying him/her of the loss of reinstatement rights.

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ARTICLE R8: HOLIDAYS

SECTION 1 – RAIL OPERATORS, STREETCAR OPERATORS AND RAIL SUPERVISORS

Eligible Employees in the classifications of Rail Operator, Streetcar Operator and Rail Supervisor shall be granted the eleven holidays specified in Section 3 as days off with eight hours pay. An Employee who is on RDO or vacation on the day of observance shall receive eight hours AC time. An Employee who works on the day of observance, as a part of his/her regular work schedule, will receive eight hours pay for such day and will receive AC time for all time worked, calculated in the method provided in this AGREEMENT for work performed on non-holidays.

SECTION 2 – OTHER EMPLOYEES

A. Eligible Employees, except Employees in the classifications of Rail Operator, Streetcar Operator and Rail Supervisor, shall be granted the eleven holidays specified in Section 3, as days off with eight hours pay. An Employee, who is on RDO or vacation on the day of observance, shall receive eight hours AC time. An Employee who works on the day of observance, as part of his/her regular work schedule, will receive eight hours pay for such day and will receive AC time at the rate of time and one-half for all time worked.

B. The provision of Paragraph A shall not apply to FLSA-exempt Employees.

SECTION 3 - DAYS OF OBSERVANCE

Each listed holiday shall be observed once each calendar year on the date established by state law or, if there is no such law, on the date established by METRO. When one of the holidays designated below falls on Sunday, the holiday shall be observed on Monday. When one of the holidays designated below falls on Saturday, the holiday shall be observed on Friday.

| New Year's Day | Labor Day | |
|-------------------------------|--------------------------------|--|
| Martin Luther King Junior Day | Veterans Day | |
| Lincoln's Birthday | Thanksgiving Day | |
| Description (2) Description | Mark McLaughlin Day (Day after | |
| Presidents' Day | Thanksgiving) | |
| Memorial Day | Christmas Day | |
| Independence Day | | |

METRO.

ARTICLE R9: VACATION

SECTION 1 – VACATION ENTITLEMENT

A. Annual paid vacations shall be granted to eligible Employees based upon straight-time hours paid during the preceding payroll year. Vacation accrual credit will be given to Employees for unpaid time off granted by METRO to conduct official UNION business, except as limited by Article R10, Section 3. Employees shall continue to accrue vacation during unpaid leaves of absence up to a maximum of 40 hours during each payroll year. [TA 10/25/2013]

- **B.** Each Employee shall accrue vacation according to the applicable accrual rate, and be subject to applicable maximum biweekly vacation accruals, per Paragraph F.
- C. The applicable accrual rate for all RAIL Employees will be based upon years of active service since the Employee's most recent date of employment with METRO. A RAIL Employee who comes from a Full-Time Bus position will retain his/her vacation accrual date. PTO vacation accrual credit will be carried over from METRO in the manner historically counted by METRO.
- **D.** Active service shall not include unpaid leaves of absence which exceed 30 consecutive calendar days.
- **E.** Scheduled increases in the accrual rate will begin with the first biweekly pay period following the completion of the necessary years of active service.

F. Vacation Accrual Table

| Completed Years of Active Service | Vacation Hours Accrued Per Paid Straight-Time Hour | Maximum Hours Per Biweekly Pay Period Based on 80 Hours | Maximum Hours Accrued Per Year to Be Used in the Following Year | Maximum Days Accrued Per Year To Be Used in the Following Year |
|---|--|---|---|--|
| 0-4 | .0385 | 3.080 | 80 | 10 |
| 5-9 | .0577 | 4.616 | 120 | 15 |
| 10-15 | .0770 | 6.160 | 160 | 20 |
| 16 | .0808 | 6.480 | 168 | 21 |
| 17 | .0847 | 6.776 | 176 | 22 |
| 18 | .0885 | 7.080 | 184 | 23 |
| 19 | .0923 .0924 | 7.392 | 192 | 24 |
| 20 | .0962 | 7.696 | 200 | 25 |
| 21 | .1001 | 8.000 | 208 | 26 |
| 22 | .1039 | 8.312 | 216 | 27 |
| 23 | .1078 | 8.616 | 224 | 28 |
| 24 | .1116 | 8.928 | 232 | 29 |
| 25+ | .1154 | 9.232 | 240 | 30 |

[TA 6/28/2013, MOA 410U0311]

- **G.** Each Employee shall be paid for accrued vacation to a maximum of eight hours per day, except as provided elsewhere in this AGREEMENT.
- **H.** An Employee may take any vacation earned in a payroll year, in the next payroll year.
- **I.** An Employee, who is receiving Workers' Compensation supplemental benefits for an occupational injury shall not be entitled to receive any vacation pay.

SECTION 2 – SCHEDULING VACATIONS

A. RAIL will arrange with Employees to take their vacations during the calendar year at such time as will minimize the necessity of calling substitutes to carry on regular work. When a holiday that an Employee normally would have received falls within his/her vacation period, such Employee shall use vacation on the holiday and accrue AC time, as provided in Article R8, in lieu of holiday pay. RAIL shall arrange vacations for Employees on such schedules as will least interfere

with the function of RAIL; but which accommodate the desires of the Employees to the greatest degree feasible.

SECTION 3 - SELECTION OF VACATIONS

Selection of vacation shall be by RAIL seniority within the work group the Employee is working.

SECTION 4 - VACATION CARRY OVER

A. Following one full accrual year, an Employee may carry over vacation based on the following schedule:

| Completed Calendar Years of Service | Days Allowed To Carry Over Each Year |
|-------------------------------------|--|
| 1 - 4 | 2 |
| 5 - 9 | 3 |
| 10 - 14 | 4 |
| 14 + | 5 |

In addition to the days listed above, an Employee may carry over any fraction of a day. An Employee who desires to carry over vacation time must make his/her request at the time vacations are being scheduled.

- **B.** The number of vacation days carried over shall not exceed the number of annual vacation days for which the Employee is currently eligible.
- C. Any vacation that is accrued in excess of the allowable carryover amounts in Article R9, Sections 1(G), 4(A), and 4(B) shall be considered "use it or lose it". This means that any vacation hours in excess of the allowable carryover, at the end of the payroll year, shall be forfeited and removed from the Employee's vacation balance.
- **D.** Except as otherwise provided in this AGREEMENT, an Employee desiring to use accumulated carryover vacation which s/he has not picked may use up to two days per year in single day increments with the prior approval of his/her immediate supervisor. All other carryover vacation must be used in blocks of five or more days and must be approved at least 30 days in advance.
 - E. An Employee may carry over unused vacation time to the next succeeding year

when METRO verifies that the Employee has been prevented from using said vacation because of injury, illness or work schedules.

SECTION 5 - VACATION CASH OUT

A RAIL Employee who has accrued more than 80 hours of vacation in a year may elect to cash out a portion of his/her vacation, provided s/he picks a minimum of 80 hours of vacation. Once a year, during the first vacation pick of the year for an Employee's work unit, an Employee may elect to cash out a minimum of eight hours up to a maximum of 60 hours. Employees may elect to receive the cash out payment following the first vacation pick of the year and/or following November 1, provided each payment is at least eight hours.

SECTION 6 – VACATION PAY UPON EMPLOYEE TERMINATION

Upon an Employee's termination or retirement from METRO, s/he shall be paid for all accrued hours remaining in his/her vacation balance.

SECTION 7 - VACATION AFTER MILITARY LEAVE OF ABSENCE

- **A.** An Employee entering active military service will be paid for all accrued vacation.
- **B.** A regular Employee who leaves METRO to enter active military service and who returns to work with METRO within 90 days after satisfactory completion of military service, shall begin accruing vacation at the applicable rate. Time spent on such military leave shall count as active service in determining the applicable accrual rate.
- **C.** An Employee entering active military service will continue to accrue vacation for time spent in military service up to a maximum of one year. Such accrual will be credited to the Employee upon return to METRO from military leave.

SECTION 8 - VACATION - UNION BUSINESS LEAVE

An Employee elected to full-time UNION office, who takes an extended leave of absence under the provisions of Article R10, Section 3, shall be paid for whatever vacation s/he has earned by the effective date of leave before taking such leave. Alternatively, s/he may retain credit for all accumulated vacation, to be used after the leave of absence, in accordance with the procedures contained in Article R10, Section 3. However, should such UNION Officer not resume his/her employment with METRO, s/he will be paid at the rate in effect when the leave of absence began.

ARTICLE R10: LEAVES OF ABSENCE

SECTION 1 – GENERAL

The decision to grant an unpaid leave of absence shall be the decision of RAIL, except as limited by this AGREEMENT. At RAIL's option, such unpaid leaves of absence, not to exceed one calendar year, may be granted, for reasons other than those described in this Article. A reasonable amount of compassionate leave will be available to Employees under warranting circumstances as determined by RAIL. Requests must be submitted in writing to an Employee's immediate supervisor before any leave of absence begins. No unpaid leave of absence will be granted to an Employee to accept employment with another employer, except leaves for union business or leaves for government service in the public interest. The decision to grant or deny an unpaid leave of absence is not subject to the grievance/arbitration procedures in Article R5.

SECTION 2 – BEREAVEMENT LEAVE

A. If an Employee's spouse/domestic partner or a child, parent, brother, sister, grandparent, or grandchild of an Employee or his/her spouse/domestic partner dies, such Employee may take two days off with pay for bereavement leave per incident and one additional day off with pay per incident when total travel from the Employee's home to the memorial service and back exceeds 200 miles. Additionally, an Employee may use vacation, AC time and/or up to three days of accrued sick leave for bereavement leave purposes per incident, with the approval of the Employee's immediate supervisor. RAIL may, at its discretion, grant bereavement leave for persons other than those listed above where a close family relationship exists. Use of sick leave for bereavement leave purposes shall not count toward probationary points or as an incidence of sick leave in determining verification requirements as specified in Article R11, Section 1.

B. An Employee on bereavement leave will be paid his/her regular rate of pay for days on bereavement leave. Such pay shall be based on the Employee's regular assignment to a maximum of eight hours per day, except as provided in Article R13.

SECTION 3 - UNION BUSINESS

A. Pay for time granted to an Employee for a leave of absence to conduct UNION business shall be deducted from regular pay on an hourly basis. All provisions of this AGREEMENT

relating to benefit costs, accruals and holiday eligibility shall remain in force while an Employee is on UNION business leave to a maximum of 30 calendar days during each calendar year. For UNION business leave in excess of the 30 calendar days, no benefits shall accrue (i.e., vacation and sick leave) and costs of benefit premiums (i.e., medical, dental, optical and disability) shall be the responsibility of the UNION. For purpose of calculating the 30-day limitation, RDOs and holidays shall be included only if the Employee was on UNION business leave the day preceding and the day after the RDO/holiday.

- **B.** RAIL may authorize compensation for UNION Executive Board Officers who are performing work-related business.
- C. The 30-day limitation for determining payment and accrual of benefits shall not include UNION Executive Board members while attending the regularly-scheduled monthly Executive Board meeting, while attending membership meetings, while working on picks, while participating on a UNION negotiating committee or while replacing the full-time UNION Officers during contract negotiations.
- **D.** All full-time Local 587 UNION Officers, one International UNION Officer and/or one A.F.L.-C.I.O.-elected Officer shall be granted extended leaves of absence from METRO.
- **E.** If an Employee is granted a leave of absence, s/he will continue to accrue all types of seniority, including vacation accrual credit, during the effective period.
- F. The UNION agrees to provide METRO with correct lists of all UNION Officers, Stewards, and committee members as soon as practicable after the effective date of this AGREEMENT, and to provide a new and corrected list of same as soon as practicable following any UNION election or appointment.
- **G.** During days of general UNION election, additional members not to exceed seven shall be granted leave to act as tellers.

SECTION 4 - JURY DUTY

A. Upon receiving notification to report to serve on jury duty, jury panel, or jury test, an Employee shall immediately notify his/her immediate supervisor. If an Employee is used for jury duty and submits proof of report for same, s/he shall receive time off with pay at his/her regular rate

A. Upon request, an Employee shall be granted a maximum of six months unpaid

leave of absence, after exhausting all AC and vacation, in conjunction with the birth or legal adoption

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of his/her child. A request for such leave shall be filed with the Employee's immediate supervisor at least 60 days in advance of the anticipated leave commencement. An Employee on FMLA/KCFMLA leave will continue to have medical, dental and vision benefits premiums paid by METRO. The Employee may elect to self-pay basic or enhanced Life, Accidental Death and Dismemberment (AD&D) and Long Term Disability (LTD) insurance coverage during any unpaid leave. [TA 6/28/2013, MOA 410U1311-Technical Correction]

B. A female Employee must report her pregnancy to METRO before the anticipated commencement of leave, and submit a medical provider's statement indicating the date when the medical provider expects the Employee will no longer be able to continue the normal duties of her position. Female Employees may continue normal duties until the date specified by the medical provider. After that date, the sick leave and disability provisions of this AGREEMENT shall apply for the period of disability.

SECTION 7 – FEDERAL FAMILY AND MEDICAL LEAVE ENTITLEMENT

As provided for in the Federal Family and Medical Leave Act of 1993, an eligible Employee may take up to a combined total of twelve weeks of leave for his/her own serious health condition (as defined by the Family Medical Leave Act of 1993), for the birth or placement by adoption or foster care of a child, or for the serious health condition of an immediate family member (an Employee's child, spouse, or parent), within a twelve-month period. To be eligible for leave under this section, an Employee must have been employed by King County for twelve months or more and have worked a minimum of 1,040 hours in the preceding twelve months. The leave may be continuous or intermittent.

SECTION 8 – KING COUNTY FAMILY MEDICAL LEAVE ENTITLEMENT

A. An Employee may take up to a combined total of 18 weeks of unpaid leave for his/her own serious health condition (as defined by the King County Personnel Guidelines), or for family reasons as provided for in Section 9 Paragraph A of this Article, within a twelve-month period. To be eligible for leave under this Section, an Employee must have been employed by King County for twelve months or more and have worked a minimum of 1,040 hours in the preceding twelve months. The leave may be continuous (consecutive days or weeks), or intermittent (taken in

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Employee may use accrued vacation or AC time before going on unpaid status.

2. When taking a leave for family reasons, the Employee must choose at the start of the leave whether the particular leave will be paid or unpaid. When an Employee chooses to take paid leave for family reasons s/he must use all his/her sick leave prior to going on unpaid leave or using vacation or AC time. However, an Employee taking paid leave for family reasons may set aside a reserve of up to 80 hours of accrued sick leave, which does not have to be used during the leave for family reasons.

C. An Employee who has exhausted all of his/her sick leave may use accrued vacation leave and AC time before going on leave of absence without pay, if approved by his/her immediate supervisor, or as provided by state or federal law.

D. In addition to the leave rights granted by this AGREEMENT, Employees may have additional leave rights as provided by the Washington Family Care Act (RCW 49.12.270) or as otherwise provided by law.

SECTION 10 - CONCURRENT RUNNING OF LEAVE

Medical leaves as outlined in Sections 6, 7 and 8, along with industrial injury leave shall run concurrently to the extent permitted by law.

SECTION 11 - WITNESS LEAVE

A. Any Employee called as a witness on behalf of METRO during an investigation or trial shall receive regular compensation.

B. Any Employee who receives a subpoena to testify in a METRO-related case or receives a subpoena for any incident witnessed on duty shall receive regular compensation.

C. No Employee called as a witness in a METRO-related case by another Employee under investigation for an infraction, during an investigation or trial, shall receive regular compensation.

medical treatment and the Employee was unable to report the absence as required. Payment will be made only when the Employee, child, or qualifying family member is sick.

- **C.** The ability to work regularly is a requirement of continued employment.
- **D.** Each Employee who uses paid sick leave, or who takes other time off for a reason permitted by Paragraph A, must sign a sick leave certification form. The form confirms that the Employee's absence is for a reason permitted by Paragraph A, and that the Employee understands use of sick leave in a manner inconsistent with Paragraph A constitutes a falsification of a sick report, which is a major infraction per Article R4, Section 3. A certification will be turned in within five calendar days of the day the Employee returns to work. An Employee who refuses to sign or provide the certification shall receive an unexcused absence for each day or partial day of absence for which there is no signed certification.
- **E.** Except as follows, medical verifications will no longer be required for absences, and will be replaced by the self-certification program described above. METRO may require medical or, as appropriate, other independent verification whenever:
 - 1. An Employee is absent for more than five consecutive workdays, or
- **2.** An Employee has insufficient accrued sick leave to cover an absence for a reason permitted by Paragraph A and requests use of AC time, vacation or unpaid leave, or
- 3. An Employee has previously been placed on notice of suspected sick leave abuse (which is not grievable), and is thereafter further suspected of sick leave abuse after a reasonable investigation. The assessment of whether a reasonable suspicion exists will depend on all of the facts and circumstances known to the Unit Supervisor responsible for making the decision. Evidence of potential sick leave abuse may include but is not limited to circumstances where an Employee is absent repeatedly, or has absences that precede or follow RDOs, or that follow some other pattern. Verification under this Paragraph may be required for a period up to six months.
- **F.** An Employee who abuses sick leave may be subject to discipline. In addition to the discipline, such Employee may be required to provide medical verification of all sick leave use for a maximum period of one year from the most recent date of disciplinary action. METRO will not consider approved FMLA/KCFML leaves in assessing discipline.

G. METRO may, at its discretion, visit or call an Employee at home to verify illness.

H. When a medical verification is required, it shall be on a medical report acceptable to METRO, from a licensed practitioner, stating that the Employee was unable to perform his/her duties and the date of treatment/hospitalization or that the Employee was required to supervise a sick family member.

- I. For medical appointments, METRO may request that the licensed practitioner's office confirm in writing that the Employee had an appointment. Further medical verification will not be required for a scheduled medical appointment when the Employee has given at least two days notice to his/her immediate supervisor.
- J. Metro's Disability Services Coordinator/designee from METRO Disability

 Services and the Union President/designee shall immediately review any allegations of arbitrary and/or unfair treatment that are brought to their attention relating to the administration of Paragraph E. In such cases, no verifications shall be required until the review is complete. Furthermore, during January and July (unless otherwise mutually agreed), the PARTIES shall convene a special Joint Labor-Management Committee to monitor compliance and evaluate the experience with the new sick leave language contained herein.
- **K.** Except as provided in Paragraph E.3 and F, a full-time Employee who has at least 500 hours of accrued sick leave shall not be required to obtain a medical verification unless s/he falls under the 500-hour threshold as a result of illness/injury and a part-time Employee who has at least 250 hours of accrued sick leave shall not be required to obtain a medical verification unless s/he falls under the 250-hour threshold as the result of an illness/injury.

SECTION 2 – ACCRUAL OF SICK LEAVE

Each Employee, except as specified in this AGREEMENT, shall accrue sick leave at the rate of 0.046 hours for each hour on regular pay status to a maximum of 40 hours per week. No Employee shall be entitled to sick leave with pay during the first 30 days of employment, except those former Bus Employees, or as may be provided by the Washington Family Care Act, RCW 49.12.270. There shall be no limit on the amount of sick leave that can be accumulated.

SECTION 3 – PAYMENT OF SICK LEAVE

A. An Employee shall receive sick leave pay only for hours missed from a regular assignment, to a maximum of eight hours at his/her regular straight-time rate per day for each workday absent. A full-time Employee shall receive eight hours sick leave pay for each full day missed from work, unless his/her accrued sick leave balance is less than eight hours. A full-time Employee working a 4/40 schedule will be paid sick leave in accordance with Article R13, Section 8.

- **B.** No Employee shall be paid sick leave in excess of his/her accrued sick leave.
- C. Upon separation from employment as a result of death or service retirement, as defined by the Washington State Public Employee's Retirement System or the City of Seattle Retirement System, an Employee or his/her estate shall be paid 35% of accrued sick leave at the rate of pay in effect at time of separation. An Employee retiring under the City of Seattle Retirement System will have the option of having the legal equivalent of this 35% of accrued sick leave paid toward medical care premiums.
- D. No payment of accrued sick leave will be made to an Employee who leaves
 METRO for any other reason. [TA 9/10/2013]
- **E.** An Employee who is receiving Workers' Compensation supplemental benefits for an occupational injury shall not be entitled to receive payment for sick leave, except as provided in Article R12, Section 7. An Employee will continue to accrue sick leave on straight-time hours missed, up to a maximum of 90 workdays for each industrial injury.
- **F.** An Employee who is sick on a holiday shall receive holiday pay in lieu of sick leave.

SECTION 4 - USE OF AC TIME

After all accrued sick leave has been exhausted, AC time may be used for an illness when a medical statement, acceptable to METRO, has been submitted verifying that the Employee was unable to perform the duties of his/her position.

SECTION 5 - RESERVE SICK LEAVE

Rail Employees employed with METRO as of November 1, 1977, were credited with a balance of sick leave known as reserve sick leave. Such reserve sick leave may be used only for an illness during which the Rail Employee is hospitalized as an inpatient for at least 24 hours. No sick

leave shall be transferred from such reserve account to the active account. All regular sick leave in the active account must be exhausted before sick leave in the reserve account may be used. The provisions of Section 3, Paragraph C shall apply to reserve sick leave.

ARTICLE R12: BENEFITS

SECTION 1 – MEDICAL, DENTAL, VISION, LIFE, AND LONG TERM DISABILITY
BENEFITS

- A. King County presently participates in group medical, dental, vision, life, and long-term disability insurance benefit programs. These programs, and the level of METRO premium contribution to these programs is determined by the Joint Labor-Management Insurance Committee (JLMIC). The JLMIC is comprised of representatives from King County and its labor unions. The JLMIC's function shall be to review, study and make recommendations relative to existing medical, dental, vision, life, and long-term disability insurance programs. King County agrees to continue the JLMIC.
- **B.** All regular Employees and their dependents will be covered by the medical, dental, vision, life, and long-term disability plans developed by the JLMIC. METRO agrees to maintain the level of benefits as provided by these plans and pay premiums as described in these programs through 20122016. Benefits for 2013-2017 will be the same unless modified by the JLMIC, in which case the UNION may negotiate alternative benefits. [TA 7/11/2013]
- C. The PARTIES agree to incorporate changes to Employee insurance benefits which King County may implement as a result of the agreement of the JLMIC, but otherwise METRO will not make unilateral changes to existing benefits.
- **D.** An Employee will be eligible for the insurance benefits on the first calendar day of the month following his or her hire date or the day after his or her qualification date, whichever is the later date. However, if the later date is the first calendar day of the month, the Employee will be eligible for the insurance benefits on that date.
- **E.** METRO will hold an open enrollment at least once during each calendar year. Employees will be allowed to make changes in their benefit selections during that open enrollment period.

SECTION 2 – MEDICAL BENEFITS – RETIREES

Within 60 days of service retirement, a retired Employee with five or more years of consecutive service may continue medical and vision coverage with METRO at the prevailing

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METRO group rate until age 65 or until s/he becomes eligible for Medicare. Such Employee waives all rights to COBRA coverage.

SECTION 3 – SHORT-TERM DISABILITY

A short-term disability plan shall be made available to all Employees. Enrollment in the plan is mandatory. Coverage shall begin as set forth in the policy. The Employee shall pay the monthly premium by payroll deduction. METRO shall administer the policy.

SECTION 4 – ACCIDENTAL DEATH BENEFIT – CRIMINAL ASSAULT

METRO provides, for all Employees, special coverage in the event of a felonious assault. The maximum benefits payable are \$50,000 for death, dismemberment, loss of sight, or permanent total disability, less any amount payable under a group life or accidental death and dismemberment policy.

SECTION 5 – PERSONAL PROPERTY LOSS BENEFIT

- **A.** Employees shall be reimbursed for loss of certain personal property due to armed robbery, assault, or theft, excluding mysterious disappearance, under the following conditions:
 - 1. The armed robbery, theft or assault occurs while the Employee is at work;
- 2. The property was in the personal possession of the Employee at the time of the theft or robbery or, in the case of Rail or Streetcar Operators, the property was on the train and was not left unattended, except when the Operator was required to leave the driver's compartment to attend to official METRO duties; and,
 - **3.** The Employee makes a robbery, theft or assault report to the Police
- **4.** The Employee files a claim with METRO and provides receipted bills to substantiate that replacements have been purchased or repairs made.
- **B.** The items covered by this AGREEMENT and the maximum values to be reimbursed are:

| Item | | Maximum Value | | |
|------|------------------|---------------|--|--|
| | Watch | \$55.00 | | |
| | Uniform clothing | replacement | | |

| Item | Maximum Value |
|------------------------------|---------------|
| Wallet | \$25.00 |
| Bag | \$55.00 |
| Purse | \$35.00 |
| Driver's License | replacement |
| Employee Transit Pass | replacement |
| Rail Certification Card | replacement |
| Prescription Eyeglasses | \$200.00 |

[TA 9/10/2013]

SECTION 6 - TRANSIT PASS

Each current and retired Employee is eligible for an annual transit pass.

SECTION 7 - WORKERS' COMPENSATION - INDUSTRIAL INSURANCE

- **A.** METRO, pursuant to Washington State Industrial Insurance laws (Title 51 RCW), will maintain workers' compensation procedures and payments consistent with all state laws, administrative rules, and guidelines, as promulgated by the State Legislature and Department of Labor and Industries.
- **B.** In addition to benefits accruing to Employees under State Industrial Insurance laws, METRO will maintain a program of supplemental payments for full-time Employees as follows:
- 1. METRO will provide an amount which, when added to the state prescribed payment and any alternative work wages, maintains the percentage set forth below of the Employee's net pay, based on 80 hours times his/her hourly rate minus any mandatory deductions per pay period. The percentage shall be as follows:
 - **a.** For the first 60 workdays missed -100%.
 - **b.** For the next 60 workdays missed 90%.
 - **c.** For the next 140 workdays missed 80%.
- **2.** Such supplemental payment program will continue for a period not to exceed 260 workdays, or two calendar years from the date of injury, whichever comes first.
- **3.** To determine net take-home pay, the Payroll Section will calculate the Employee's hourly wage at the time of injury times 80 hours minus mandatory deductions.

4. A full-time Employee who is otherwise eligible for supplemental payment, but who is not receiving any actual supplemental payment because the total payments s/he is receiving from state-prescribed payments and work wages exceeds the limits in Paragraph 1, shall continue to be benefit eligible.

- **C.** To be eligible for METRO's supplemental payments, the Employee must:
- **1.** Notify METRO's Workers' Compensation Office if unavailable for more than 24 hours during a Monday through Friday period.
- **2.** Notify METRO's Workers' Compensation Office of other employment or compensation received while being paid workers' compensation.
- **3.** Be available for medical treatment and/or vocational rehabilitation, consultation, or services.
- **4.** Accept alternative work assignments which are offered by METRO and which meet medical restrictions identified by the Employee's physician. METRO shall contact the Employee's physician if identified restrictions require clarification.
 - **5.** Maintain eligibility for workers' compensation under state regulations.
- 6. When notified at least 48 hours in advance, attend all meetings and independent medical examinations scheduled by METRO concerning the Employee's status or claim, unless other medical treatment conflicts with the METRO appointment and the Employee notifies METRO's Worker's Compensation staff or the Employee's immediate supervisor at least 24 hours prior to such meeting or examination.
- **7.** If records indicate two "no shows" for scheduled medical or vocational services, supplemental payments may be terminated, provided such Employee and the UNION are notified seven days in advance.
- **D.** An Employee who misses work due to an on-the-job injury will continue to accrue vacation and sick leave on straight-time hours of work missed to a maximum of 90 workdays during each calendar year. One such 90-day accrual will be allowed for each industrial injury.
- **E.** If an Employee exhausts supplemental payments, s/he may use sick leave, vacation leave or AC time in lieu of METRO's supplemental payments, as provided in Paragraph B. If such

Employee is working an alternative work assignment, such payments will be at the hourly rate of the alternative work assignment.

- **F.** Each Employee, who files a claim for workers' compensation, will be provided a copy of the rules in this Section.
- **G.** If an Employee is required by METRO to be cleared by the Workers' Compensation Office before returning to work, but s/he is not on pay status or receiving compensation from any source including short-term or long-term disability, such Employee will receive one-half hour of straight-time pay. If a ride check also is required, such Employee will be paid an additional one hour of straight-time pay.
- **H.** METRO is required to recover any overpayment. An Employee, who has received an overpayment, shall repay it in a manner which assures METRO's recovery and does not unnecessarily burden such Employee.
- I. An Employee with an open Worker's Compensation claim who is working an alternative work assignment or is working in his/her regular classification at less than full duty must use accrued leave or take approved leave without pay for medical appointments associated with the Employee's claim.

SECTION 8 – LEGAL DEFENSE

Whenever an Employee is named as a defendant in civil action arising out of the performance of the Employee's duties and, such Employee was acting within the scope of employment, METRO shall, consistent with King County Code (KCC) 4.13 et seq., at the written request of such Employee, furnish counsel to represent such Employee to a final determination of the action, without cost to such Employee.

SECTION 9 – COMMERCIAL DRIVERS LICENSE

METRO agrees to pay for Commercial Drivers License (CDL) renewals for all Employees who are required by RAIL to have a CDL or wish to maintain their CDL. [TA 10/18/2013]

SECTION 10 – GENERAL CONDITIONS

A. Benefit premiums paid by an Employee shall be deducted in equal installments from the first and second paycheck of every month.

| | B. Upon request | , METRO will | provide available | e medical usag | e data regardi | ıg |
|--------------|------------------------|--------------|-------------------|----------------|----------------|----|
| Employees to | the UNION. | | | | | |

C. METRO shall not make its monthly contribution for medical, dental, group life insurance, long-term disability insurance, or vision care for any Employee who is on leave of absence or other unpaid status for 30 consecutive days or more, except as provided by applicable family medical leave laws or Article R10, Section 3, Paragraph B.

SECTION 11 - ACCUMULATED COMPENSATORY TIME

- **A.** Accumulated Compensatory ("AC") time is defined to mean all time earned by an Employee, which may be paid by compensatory time off instead of by cash.
- **B.** Except as provided in Paragraph C, each Employee may choose to receive AC time instead of cash for all work performed at the overtime rate. An Employee will notify METRO of such choice by filing a METRO form on or before the first day of the pay period affected by the change.
 - C. AC time in excess of 80 hours shall be paid in cash at the end of each pay period.
- **D.** Except as provided elsewhere in this AGREEMENT, and consistent with daily staffing requirements, RAIL will determine the number of Employees allowed to have time off. An Employee may use AC time for a reasonable amount of compassionate leave under warranting circumstances, as determined by RAIL.
- **E.** By written request, an Employee may cash out any portion of his/her AC bank, provided s/he cashes out at least eight hours. Payment will be made as part of the next possible payroll following METRO's receipt of the request.
- **F.** No shift differential will be allowed on AC time earned. When AC time is taken or cashed out, it will be paid at the rate of the shift on which the Employee is working.
- **G**. Bus Employees coming to RAIL may bring a maximum of 40 hours of AC time to their new employment in RAIL.
- **H.** For RAIL classifications, except as provided elsewhere in this AGREEMENT, and consistent with daily staffing requirements, RAIL will determine the number of Employees allowed to have time off. An Employee may use AC time for a reasonable amount of compassionate leave

under warranting circumstances, as determined by RAIL.

SECTION 12 – RETIREMENT ACKNOWLEDGMENT

Upon retirement, METRO will authorize the expenditure of up to \$50 per Employee for the purpose of acknowledging that Employee's service to the citizens of King County. The Employee shall choose the form of acknowledgment from two options: either a celebration, including refreshments, at the worksite or a luncheon with the Employee's immediate supervisor. In addition, each retiring Employee shall receive a METRO bus stop sign with his/her name imprinted on it.

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ARTICLE R13: 4/40 ASSIGNMENTS 1 2 SECTION 1 – DEFINITION OF 4/40 EMPLOYEES 3 **A.** A "4/40 Employee" shall mean a regular full-time Employee whose assignment is 4 guaranteed a minimum of ten hours straight-time pay per day for four days per week in lieu of eight 5 hours straight-time pay per day for five days per week. 6 **B.** Each 4/40 Employee shall be subject to the provisions of this Article, which shall 7 supersede any conflicting provisions elsewhere in this AGREEMENT. 8 SECTION 2 - REGULAR DAYS OFF 9 Each 4/40 Employee shall have three RDOs per week, including at least two consecutive 10 days. 11 SECTION 3 – HOLIDAYS 12 Each 4/40 Employee shall be granted the same holidays as other Employees in his/her 13 classification. An Employee who is on RDO or vacation on the day of observance, will receive eight 14 hours of AC time at the straight-time rate. An Employee who works on the day of observance, as 15 part of his/her regular work schedule, will receive eight hours AC time at the rate specified in Article 16 R8 plus pay, at the applicable rate, for all time worked. If the day of observance coincides with the **17** Employee's regular day to work, but the Employee is not scheduled to work, the Employee will 18 receive ten hours of holiday pay. 19 SECTION 4 – PERSONAL HOLIDAY 20 A 4/40 Employee who chooses a personal holiday will receive ten hours of personal holiday 21 pay. 22 SECTION 5 – VACATION AND AC TIME 23 While using accrued vacation or AC time, a 4/40 Employee will be paid a maximum of ten 24 hours per day for each regular workday. 25 SECTION 6 - BEREAVEMENT LEAVE 26 A 4/40 Employee on bereavement leave will be paid eight hours bereavement leave plus two

hours sick leave for each workday of METRO-approved bereavement leave. A 4/40 Employee who

has no sick leave may substitute AC time or vacation, if available. A 4/40 Employee who is granted

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additional time off in accordance with Article R10, Section 2 will be paid ten hours sick leave, AC time and/or vacation per workday for up to three additional days.

SECTION 7 – JURY DUTY/MILITARY LEAVE

A 4/40 Employee, who is required to serve on jury duty or military leave, will receive his/her regular rate of pay for ten hours for each workday served on jury duty or military leave, respectively. An Employee may be required to revert to a work schedule of eight hours per day, five days per week for each pay week in which the leave is taken.

SECTION 8 – SICK LEAVE

A 4/40 Employee on sick leave will be paid a maximum of ten hours at straight-time for each workday absent.

SECTION 9 - DISABILITY

The weekly disability benefit shall be prorated for a 4/40 Employee on a partial week of disability according to hours normally scheduled to work. For any full weeks of disability, such Employee shall be considered as if s/he is an eight hour per day, five day per week Employee.

SECTION 10 – OVERTIME

All hours worked in excess of ten hours in the scheduled workday or work on any of the three RDOs shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for actual overtime hours worked, except where otherwise specified in this AGREEMENT.

SECTION 11 - SHIFT CHANGE NOTIFICATION

Employees will be provided with a minimum 30-days notice prior to cancellation of a 4/40 shift, except in Rail Operations. The availability of 4/40 shifts shall be determined by RAIL.

ARTICLE R14: RATES OF PAY

SECTION 1 – WAGE RATES AND WAGE PROGRESSIONS

A. Effective on the start of the pay period that includes November 1, 2010, the top hourly wage rate for each job classification will be as shown in Exhibit RA. These wages shall be effective until the pay period that includes October 31, 2011. **[TA 6/28/2013, MOA 410U1311-Technical Correction]**

- **B.** Wage progressions are as follows:
- 1. Except for Rail Supervisors and Rail Supervisors-in-Training, each job classification will have five step increments as follows: first step will be 70% of the top rate of the classification; upon completion of twelve months, the second step will be 80%; upon completion of the next twelve months, the third step will be 90%; upon completion of the next six months, the fourth step will be 95%; and upon completion of the next six months, the fifth step will be 100%. A new hire in the position of Rail Supervisor, Electromechanic, Streetcar Maintainer Maintenance Service Center (MSC) Worker, Track and Right of Way (ROW) Maintainer, Rail Facilities Mechanic and Signal and Communications Technician may be hired above the first step and up to the top step at METRO's sole discretion. The UNION will be notified of each hire at above entry step. [TA 6/28/2013, MOA 410U0710 and MOA 410U0411]
- 2. Rail Supervisors-in-Training will have two step increments as follows: first step will be 85% of the top pay rate for the Rail Supervisor classification. Upon completion of six months, the second step will be 90% of the top pay rate for the Rail Supervisor classification. Rail Supervisors will have five step increments as follows: first step will be 90% of the top rate of the classification; upon completion of six months, the second step will be 92.5%; upon completion of the next six months, the third step will be 95%; upon completion of the next six months, the fourth step will be 97.5%; and upon completion of the next six months, the fifth step will be 100%.
- C. An Employee who is promoted or upgraded into a classification with a higher topstep hourly rate shall be placed at the lowest step in the salary schedule for the new classification which results in an increase of at least 2.5%. Thereafter, a promoted Employee shall progress to any subsequent wage steps based on completion of the required service periods. Service in the new

classification on a temporary upgrade status prior to promotion shall not be counted toward progression on the schedule.

SECTION 2 - COST OF LIVING

- **A.** There will be two full percentage cost-of-living adjustments payable on the start of the pay period that includes November 1, 2011, and November 1, 2012.
- **B.** All cost-of-living adjustments will be based on the annual average growth rate of the bi-monthly Seattle-Tacoma-Bremerton Area Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W, July of the previous year to June of the current year). These adjustments will be based on the following formula:

$$(Aug_{y-1} + Oct_{y-1} + Dec_{y-1} + Feb_y + Apr_y + June_y) /$$

$$(Aug_{y-2} + Oct_{y-2} + Dec_{y-2} + Feb_{y-1} + Apr_{y-1} + June_{y-1}) -1$$

$$Y = Current \ Year$$

$$Y-1 = 1 \ Year \ Ago$$

$$Y-2 = 2 \ Years \ Ago$$

- C. For the cost-of-living adjustment on the pay period that includes November 1, 2011: the top step of each job classification shall be 90% of the number determined by the formula in Paragraph B times the base wage for such classification. For the cost-of-living adjustment on the pay period that includes November 1, 2012: the top step of each job classification shall be 95% of the number determined by the formula in Paragraph B times the base wage for such classification. Such adjustments shall never result in a wage reduction. The base wage for each classification for the cost of living adjustments, shall be the top step wage in effect October 1, each year, for that classification. Other steps in the wage progression for each classification will be recalculated according to Section 1, based on the adjusted top step.
- **D.** Computations of all wage rates will be carried out to the tenth of a cent (\$.001). Amounts less than five-tenths of a cent (\$.005) will be rounded down to the nearest cent (\$.01); and amounts greater or equal to five-tenths of a cent (\$.005) will be rounded up to the nearest cent (\$.01).

SECTION 3 – WORK OUTSIDE OF CLASSIFICATION

A. All assigned work performed in a higher paid classification will be paid a minimum of two hours at the rate of the higher paid classification. When an Employee is assigned such work for more than two hours up to and including four hours, s/he will be paid at such rate for four hours. When an Employee is assigned such work for more than four hours, s/he will be paid at such rate for eight hours and will be paid at the overtime rate for such classification, if applicable, for time in excess of eight hours.

B. If an Employee is assigned work in a lower paid classification, such Employee shall not suffer any reduction in wages. However, an Employee who accepts a temporary appointment to a lower paid position shall receive the wage rate for such lower paid position.

SECTION 4 – FLSA REQUIREMENTS

A. All applicable non-overtime premiums received (e.g., spread pay and student pay) will be added into an Employee's total compensation for the calculation of the "regular rate of pay".

B. A Rover, extra person, or a Relief Rail Supervisor who has his/her RDOs changed, resulting in a workweek of over 40 hours, will be paid overtime for all hours in excess of 40. RAIL will attempt, whenever possible, to provide such Employee with two days off during each scheduled workweek.

SECTION 5 – DEMOTION

Employees who accept a demotion into a lower paid UNION position because of poor health or other compelling reasons, as mutually agreed by the PARTIES, will be placed at a wage step within the new position's wage range which most closely matches the Employee's wage in his or her former wage range, but does not exceed the rate of pay received by the Employee in his/her former classification.

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ARTICLE R15: STREETCAR OPERATORS

SECTION 1 – DEFINITION OF EMPLOYEES

3 A. A "Streetcar Operator" shall mean a person employed by METRO on a continuing 4 basis to operate the South Lake Union Streetcar or First Hill Streetcar who receives an eight-hour 5 minimum guarantee of straight-time pay per day, not to exceed five days per week, or a ten-hour 6 minimum guarantee of straight-time pay per day not to exceed four days per week, provided s/he has 7 accepted all work assigned as specified in this Article. For each regularly-scheduled workday or 8 portion thereof on which a Streetcar Operator does not perform his/her assignment, s/he shall lose his/her guarantee for that day and s/he shall be paid only for actual time worked, unless otherwise 10 provided in this AGREEMENT. A "regularly-scheduled workday" shall mean a day on which an Employee is normally required to work. [TA 9/25/2013] 12

B. There will be two kinds of Streetcar Operators: Regular Streetcar Operators and Extra Board Streetcar Operators. A "Regular Streetcar Operator" shall mean a Streetcar Operator who picks runs as a work assignment for his/her eight or ten-hour guarantee. An "Extra Board Streetcar Operator" shall mean a Streetcar Operator who picks the Extra Board and works as assigned for his/her eight-hour guarantee.

C. "Loader" shall refer to an Employee who picks, or is assigned on the Extra Board, the task of selling passage; but who does not drive the conveyance for which the passage is sold. A Streetcar Operator who is assigned to loading duties may be assigned other duties during his/her shift.

SECTION 2 – HIRING OF STREETCAR OPERATORS

Vacant Streetcar Operator positions shall be offered through a competitive recruitment process to FTOs and Rail Operators, then to PTOs. If no applications are received from the Employees above, RAIL may conduct an open and competitive recruitment.

SECTION 3 – STREETCAR OPERATOR GUARANTEES

- **A.** Streetcar Operators will not be required to accept Part-Time status.
- **B.** All runs will be worked by Streetcar Operators, except as provided elsewhere in this AGREEMENT.
 - C. All vacation reliefs will be worked by Streetcar Operators, except as provided

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elsewhere in this AGREEMENT.

D. The Extra Board will be worked only by Streetcar Operators, except as provided elsewhere in this AGREEMENT.

E. Except as provided in Section 10, O&M Supervisors will be limited to working no more than 120 hours platform time per calendar year. When the total hours worked by O&M Supervisors exceeds three hours platform time on a Streetcar Operator assignment, the total hours worked will be counted towards the 120-hour maximum. For each occurrence when RAIL exceeds the 120-hour threshold, RAIL will pay each Streetcar Operator who worked on the day of the incident one hour of pay at the rate of one and one half times the existing straight-time rate of pay. RAIL agrees to provide the UNION with an accounting monthly or when requested, for the purpose of enforcing this AGREEMENT.

F. All Streetcar Operators on their regular workdays will be paid straight through on Saturdays, Sunday and modified schedule days.

SECTION 4 – GENERAL CONDITIONS

A. Each Streetcar Operator will sign in for his/her work. When a Streetcar Operator does not sign in on time, the O&M Supervisor on duty will notify the appropriate Streetcar Operator or O&M Supervisor to take the assignment.

B. The O&M Supervisor may use his/her judgment as to which employee to use in an emergency.

C. Any Streetcar Operator not being relieved when arriving at the relief point will call the O&M Supervisor and inform him/her that no relief Streetcar Operator is present. If the Streetcar Operator does not wish to continue working, s/he shall request to be relieved. RAIL must relieve the Streetcar Operator within one and one-half hours.

D. An "assignment" shall mean any work or duties that the Employee is required to perform.

E. The cutoff time for calling to be removed from the sick list, and for signing the day off book for time off, is 10:00 a.m. Should a Streetcar Operator report sick after 10:00 a.m., s/he may retain his/her following day's full assignment by calling off the sick list at least one hour prior to the

start of the next day's full assignment, or prior to 10:00 a.m., whichever comes first.

F. At each pick, a Streetcar Operator may indicate his/her preference regarding training assignments. RAIL will attempt to accommodate a Streetcar Operator's preference when assigning students; however, any Streetcar Operator may be given a training assignment if necessary. Trainees shall drive during all training assignments unless RAIL or the instructing Streetcar Operator determines that safety would be jeopardized.

- **G.** RAIL shall provide a minimum five-minute scheduled layover after each revenue trip, except when:
 - 1. The revenue trip is less than 15 minutes long, or
 - **2.** The revenue trip is the last revenue trip before the streetcar returns to the base, or
 - **3.** The revenue trip is live-looped or through-routed, or
 - **4.** The layover has been reduced by mutual agreement of the PARTIES.

When circumstances beyond the Streetcar Operator's control result in less than five minutes layover in the previous two hours, the Streetcar Operator shall be entitled to a five-minute layover at the next southern terminal, except on his/her last trip, provided the Streetcar Operator attempts to notify the O&M Supervisor. RAIL agrees to review routes or assignments identified by the UNION as having insufficient layover time.

- H. In order to provide reasonable breaks, RAIL shall schedule at least one 15-minute layover in assignments over five hours in length and an additional 15-minute layover in weekday assignments over eight hours in length. When a Streetcar Operator working an assignment finds it does not provide reasonable break time, the Streetcar Operator should notify RAIL of such by filing a service report. "Length" equals report, travel and platform time, but does not include bonus time.
- **I.** RAIL guarantees one Streetcar Operator per week (on a date of the Employee's choice) shall be excused from his/her assignment.
- J. Candidates for Rail Supervisor in Training positions shall be selected from Rail
 Operators, Streetcar Operators and FTOs. Candidates must have at least two and one half years of
 Rail operating experience in the five years preceding the closing date for applications. Streetcar

Operators are also eligible to apply for Bus SIT positions if they meet the qualifications listed in Article 15, Section 3, Paragraph N of the Bus agreement. [TA 11/22/2013]

K. All assignments shall be completed within a maximum 14-hour spread or up to 16 hours with mutual consent of RAIL and the Streetcar Operator. Such spread will begin with the start time of the first assignment following at least ten continuous hours off.

L. When a Streetcar Operator presents a valid medical restriction which prevents operation of the equipment or in the facility of his/her assignment, METRO will work with the UNION to attempt to find a mutually agreeable alternate assignment for the remainder of the shake-up.

SECTION 5 – RUNS

- **A.** There shall be two types of Streetcar Operator runs.
- **1.** A "straight run" will consist of straight-through work including platform, report, travel time and other duties as assigned (within the Employee's job classification).
- **2.** A run combination or "combo" will consist of two or three pieces of work which are at least seven hours and eleven minutes in total work time, including platform, report, travel time, and other duties as assigned (within the Employee's job classification), and which are within a spread time of 12-1/2 hours. Combos with more than one split will be paid straight-through for the lesser split. Any combo with a split of 29 minutes or less will be paid straight-through and classified as a straight. Combos which quit after 8:00 p.m. shall be paid straight through.
- **B.** At least 75% of all runs Monday through Saturday will be straight runs. Combos on Saturdays shall be paid straight through. There shall be no combos on Sundays.
- C. Runs shall be determined by RAIL in accordance with the provisions in this Section. Any portion of a run, or any other service work not meeting the definition of a run, shall be defined as a "tripper".
- **D.** Any Extra Board Streetcar Operator working a regularly-scheduled run shall be paid the regularly-scheduled run pay.
- **E.** Runs and combos may be broken into trippers on the same day in order to allow RAIL to fill all work.

SECTION 6 – STREETCAR OPERATOR PICKS

- **A.** At pick, seniority for all Streetcar Operators shall prevail in the selection of packaged assignments and RDOs, Extra Board positions, and vacations.
- **B.** A system shake-up shall occur three times a year. Shake-ups shall be a minimum of 16 weeks and a maximum of 20 weeks, unless the PARTIES mutually agree otherwise. All established practices and procedures for the Streetcar Operator picks shall be observed through this AGREEMENT. Work assignments will be selected at the pick for the following shake-up period.
- C. Copies of the pick schedule will be posted in the base and in the UNION office at least two weeks prior to the first day of the pick. The UNION will supply RAIL with a signed, certified Streetcar Operator seniority list three weeks prior to the first day of the pick.
- **D.** A Streetcar Operator who wishes to select an assignment must select an assignment according to the seniority list certified for the pick, unless the PARTIES mutually agree otherwise.
- **E.** RAIL will determine the Regular work assignments and the number of Extra Board positions and Extra Board RDO combinations. Copies of all assignments will be posted in the base six days prior to the start of the assignment selection.
- **F.** The UNION shall be supplied a copy of the final work assignments to be used for the pick at least two weeks prior to the first day of the pick.
- **G.** Each Streetcar Operator shall have two consecutive RDOs, or in case of a 4/40 Streetcar Operator three consecutive RDOs, in every seven-day period, except when Streetcar Operator shake-ups or move-ups make this impossible.
- **H.** No Streetcar Operator will be forced to pick an assignment of runs which would result in less than ten hours off between consecutive workday assignments, or less than 56 hours off on his/her two consecutive RDOs.
- I. The pick will be conducted by guidelines mutually established by the PARTIES.
 No Streetcar Operator shall be compensated for time spent in the selection process, unless it is during his/her regular work hours.
 - **J.** A Streetcar Operator, who fails to appear at his/her scheduled pick time and who

does not notify the UNION of his/her choices via an absentee pick form, shall have an assignment selected for him/her by the UNION representative. The UNION representative shall make an effort to select an assignment comparable to the assignment last selected at a pick. Selections made by the UNION will not be subject to the grievance/arbitration procedure.

K. Each Streetcar Operator must pick work which is compatible with any existing medical restrictions s/he has on file with METRO. Failure to do so will result in a forfeiture of the Streetcar Operator's daily or assignment guarantee for each day on which the Streetcar Operator has picked an incompatible assignment, unless no work is available within the Streetcar Operator's restriction.

L. To meet specific service needs, RAIL may identify specific days on which Streetcar service will operate on a schedule different than the regular schedule. Such schedule deviation days may include a change in the hours of service, the frequency of service, and/or the number of cars in service during any portion of the service day. Any day identified by RAIL that will have a schedule deviation will be posted at the pick. Each Regular Streetcar Operator working on his/her regular workday will pick his/her assignment, by seniority. Regular Streetcar Operators may select from available work, or if posted, may elect to pick the day off with holiday pay. Unassigned work will go to the Extra Board Streetcar Operators scheduled to work that day.

M. A Streetcar Operator who has been unable to work for 30 days or more must be medically released for full duty effective the first day of the shake-up to be on the pick schedule. Such Streetcar Operator will not be allowed to pick an assignment except by mutual agreement between the PARTIES. A Streetcar Operator who returns to duty without a picked assignment will be placed on an assignment mutually agreeable to the PARTIES.

SECTION 7 – MOVE-UPS

A. If regular or Extra Board assignments become vacant, less senior Streetcar Operators at the base may request a move-up. A Streetcar Operator who moves up must pick the entire assignment (including RDO combination) of the Streetcar Operator who vacated the assignment. If a Streetcar Operator moves up to an Extra Board assignment, such Streetcar Operator will be placed on the vacated Extra Board position. If new Extra Board RDO combinations become

available, Extra Board Streetcar Operators at the base who could not have picked these RDO combinations may choose the new RDO combinations. Streetcar Operator move-ups will be conducted only when they can be implemented at least 28 days prior to a shake-up.

B. Move-ups will be conducted by Shop Stewards at the affected base at the direction of the UNION. An assignment selected at a move-up via absentee pick will not be subject to the grievance/arbitration procedure.

SECTION 8 – SELECTING VACATIONS

- **A.** Vacations will be picked once per year.
- **B.** Vacations may be split into periods of one or more full weeks. If an Employee's vacation is not evenly divisible into full weeks, the odd number of days must be taken as one-day vacations to a maximum of four days per payroll year.
- C. Streetcar Operators may pick only one prime time vacation per year. METRO shall determine the number of vacations offered in each period. Each year, METRO shall furnish the UNION with a list of vacation periods.
- **D.** The UNION shall determine the prime time periods for the following year and inform METRO of their determination in writing in advance of the first day of the fall pick of the current year.
- **E.** Future pick and shake-up dates occurring during the vacation periods that Streetcar Operators can select at the current pick shall be posted in the pick room by METRO.
- **F.** After a vacation relief has been assigned to an Extra Board Streetcar Operator, there shall be no changes in vacation unless agreed by the Streetcar Operator who is assigned the vacation relief.
- **G.** A Streetcar Operator may, with METRO approval, change his/her vacation at the base to a period which s/he did not have the seniority to pick provided the available period(s) are posted at least one week in advance.

SECTION 9 – EXTRA BOARD

A. Extra Board Streetcar Operators shall bid three times a year (with other Streetcar Operators).

- **B.** Extra Board Streetcar Operators shall bid for two consecutive RDOs.
- C. Extra Board Streetcar Operators shall bid on chronological position on the Extra Board ("1", "2" or "3").
- **D.** Extra Board Streetcar Operators may exercise classification seniority to work regular runs that are vacated due to anticipated Streetcar Operator vacation, illness, or other sustained absence of more than one week.
- **E.** At RAIL's discretion, FTOs who have been trained as Streetcar Operators may be added to the bottom of the Extra Board.
- **F.** During a shake-up, any newly hired Streetcar Operators shall be placed at the bottom of the Extra Board. Selection of position shall be by seniority.
- **G.** All work assigned to an Extra Board Streetcar Operator as part of his/her regular workday assignment will be within a spread of 14 hours except in the case of an emergency.
- **H.** The Extra Boards shall be posted by 2:00 p.m. No Extra Board assignment will be final until 2:00 p.m. If the Extra Board is not posted by 4:00 p.m., each Extra Board Streetcar Operator who is available the following day will receive one hour of straight-time pay, except in case of extreme emergency.
 - **I.** The Extra Board work shall be assigned according to the following rules:
- 1. Extra Board Streetcar Operators shall work all assignments as assigned by an O&M Supervisor, including but not limited to runs and portions of runs that are vacated by regular Streetcar Operators, ad-hoc car moves, relief trips, and other duties as assigned within their job description. Assignments may include "Report" time assignments as determined by an O&M Supervisor.
- **2.** All work shall be assigned to the Extra Board, from the top of the board down, according to quit time, with the earliest quit assigned first.
- **3.** Quit time of special work shall be estimated by RAIL for the purpose of establishing assignment sequence. There is no guarantee that special work will quit at the estimated time.
 - **4.** If two or more Streetcar Operator assignments quit at the same time, they

shall be assigned as follows: 1 2 **a.** A run will be assigned before a report. 3 **b.** An assignment with more pay will be assigned before an assignment 4 with less pay. 5 **c.** If two assignments pay the same, the assignment with the lesser 6 amount of work including report time and travel time will be assigned first. 7 **d.** If two assignments pay the same and have the same amount of work 8 including report time and travel time, they will be assigned at the discretion of RAIL. 9 **5.** If the number of Extra Board Operators available for work on a regular 10 workday is greater than the number of available runs, reports and special work which fits the 11 definition of a run, then tripper combinations may be inserted in the assignment sequence according 12 to their quit times. Tripper combinations will be made with trippers, pieces of work and special work 13 under seven hours and eleven minutes at METRO's discretion. Tripper combinations with more than 14 one split will be paid straight-through for the lesser split. Any tripper combination split of 29 15 minutes or less will be paid straight-through. 16 **6.** If the number of Extra Board Streetcar Operators available for work on a 17 regular workday is less than the number of available runs and special work which fits the definition 18 of a run, then runs may be taken out of the assignment sequence at RAIL's discretion. 19 7. On holidays, a Streetcar Operator left without an assignment shall receive the 20 day off at holiday pay. All Streetcar Operators who request the holiday off via the day off book will 21 be excused before any Streetcar Operator is forced to take the day off. 22 **8.** Any Extra Board Streetcar Operator who receives an assignment out of 23 sequence, except as provided for elsewhere in this AGREEMENT, shall receive one hour of straight-24 time pay, except in case of extreme emergency. Any Streetcar Operator who receives an overtime 25 assignment out of sequence, except as provided for elsewhere in this AGREEMENT, shall receive 26 pay to equal the assignment s/he should have had or the assignment s/he received, whichever is 27 greater. 28 9. The following provisions shall apply to Extra Board Streetcar Operators who

of work that is or becomes available within his/her spread, except in cases of emergency. If the assignment is less than eight hours work time, the Streetcar Operator may be assigned additional work within the terms of this AGREEMENT. When assignments have the same quit time, the rules of Section 9, Paragraph I.4 also apply to Streetcar Operators on report. Streetcar Operators on late report follow the last Report Streetcar Operator and the last Streetcar Operator on pass-up.

- **4.** At the discretion of the O&M Supervisor, assignments that become available for Extra Board Streetcar Operators may be broken up if necessary to keep service in operation.
- 5. Work available at the time an Extra Board Streetcar Operator working on report is released from an a.m. assignment may be assigned at that time for the remainder of the day at the discretion of the O&M Supervisor.
- **6.** No Extra Board Streetcar Operator will be required to work prior to report time.

SECTION 10 – OVERTIME

- A. All hours worked in excess of eight hours in the scheduled workday or work on a RDO in the scheduled workweek shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for actual overtime hours worked, except where otherwise specified in this AGREEMENT.
- **B.** Any Streetcar Operator working a regular run on his/her RDO shall be paid for eight hours at the overtime rate or for actual overtime hours worked, whichever is greater. A Streetcar Operator who works two separate and complete runs on the same day will be paid such guarantee for each run. A Streetcar Operator assigned overtime on his/her RDO, per Paragraph C.2 and C.4, shall be guaranteed a minimum for the day of two hours and forty minutes pay at the overtime rate.
- **C.** If overtime is available it shall be assigned by seniority with the greatest pay time first, according to the following Streetcar Operator sequence:
 - 1. Extra Board Streetcar Operators on regular workday.
 - 2. Extra Board Streetcar Operators on an RDO.

approves the first accident report and the Streetcar Operator is called in to fill out an additional report other than those for the State of Washington or local police departments, an additional 30 minutes straight-time pay shall be paid for filling out each additional report. Forty-five minutes straight-time pay shall be paid for the first report of each accident involving a collision with another vehicle in which both vehicles are moving or in any collision with a pedestrian.

C. The following straight-time premiums shall be paid only when these reports cannot be completed during platform hours. To be paid, a Streetcar Operator must submit complete and accurate reports:

- **1.** Incident reports, except those involving Streetcar Operator assaults –10 minutes.
- 2. Incident reports involving Streetcar Operator assaults –20 minutes.
- **3.** Vandalism reports –5 minutes.
- **4.** Found tags -5 minutes.
- **5.** Streetcar Operator Request slips 5 minutes.
- **6.** Safety reports, when requested by a supervisor -5 minutes.
- 7. Service reports, when requested by a supervisor -5 minutes.
- **D.** A Streetcar Operator who is not on report shall be paid a minimum of one hour straight-time pay for a streetcar change.
- **E.** One hour straight-time pay shall be paid to a Streetcar Operator for each day spent instructing a student.
- **F.** If a Streetcar Operator is working a tripper, extra or Extra Board/Report, and the overtime rate applies, s/he will be paid at the overtime rate or receive the minimum tripper time, whichever is greater.
- **G.** The minimum time paid, including report and travel time, for regularly-scheduled tripper, extra and specials assigned to Streetcar Operators shall be the equivalent of two and one-half hours straight-time pay (one hour forty minutes overtime pay).
- **H.** An Extra Board Streetcar Operator, who works past a twelve-hour spread on a workday, and who under the provisions of this AGREEMENT would not be paid at the overtime rate,

shall be paid spread pay to increase the rate of pay to time and one-half for time in excess of twelve hours.

- **I.** Each Regular or Extra Board Streetcar Operator, who works a combo or frag having a spread longer than 10-1/2 hours, and who would not be paid at the overtime rate under the provisions of this AGREEMENT, shall be paid spread pay to increase the rate of pay to time and one-half for time in excess of 10-1/2 hours.
- **J.** Road relief travel time shall be paid at the applicable rate based upon the maximum time required for travel from the base to a relief point during the applicable period of the day.
- **K.** A Streetcar Operator who is relieved on the road and is directed by METRO to return to the base to submit an accident or incident report or a found item will be paid travel time at the applicable rate.

SECTION 12 - UNIFORMS

- A. If Streetcar Operators are required to wear uniforms that are different from those of FTOs, then upon completion of training and after certification, a newly hired Streetcar Operator shall be issued four shirts, three pairs of pants/shorts, one sweater and one parka to the extent that these articles of clothing differ from Bus uniforms. Thereafter, the uniform allowance shall be available annually on the Streetcar Operator's anniversary date.
- **B.** A uniform allowance of twelve times the top step FTO wage rate on January 1 of each year shall be available annually on each Streetcar Operator's certification date. FTOs who move from Bus to Streetcar, will continue to receive their uniform allowance on their original Bus qualification date. The uniform allowance may be used only to purchase authorized uniform items. A Streetcar Operator who does not pick an assignment and who is not required to be in uniform will have his/her uniform allowance for the following year reduced by one-third of the annual allowance for each shake-up on such status.
- C. Uniform allowance balances may be carried over if unused. A Streetcar Operator's accrued allowance may not exceed 25 times the top step FTO wage rate as shown in Exhibit RA. [TA 6/28/2013, MOA 410U1311-Technical Correction]
 - **D.** Streetcar Operators are required to be in uniform while on duty. When uniform

garments are not available, an out of uniform slip will be given to the Streetcar Operator by the O&M Supervisor before the Streetcar Operator goes on duty. Uniforms shall be worn only to and from work and while on duty. Union garments and other items with ATU insignia approved by RAIL shall be considered acceptable uniform attire.

- **E.** Footwear designated by RAIL may be purchased with the uniform allowance. Shoes and boots must be plain brown or black leather and, for safety reasons, may not have a heel over two inches high.
- **F.** All uniform items will be union made, unless mutually agreed between the PARTIES.

SECTION 13 -- RESERVE STAFF FOR STREETCAR OPERATORS

- **A.** RAIL will, as needed, conduct recruitments for Streetcar Operators per the relevant hiring provisions in this AGREEMENT. From the recruitments, RAIL will establish lists of qualified Streetcar Operators for future transfers to Streetcar positions and will train them on the Streetcar. Upon successful completion of Streetcar Operator training, these FTOs will be placed on the Reserve Staff list.
- **B.** If not immediately needed to fill regular vacancies in Streetcar, Reserve Staff Employees will return to their Bus positions. The Reserve Staff shall remain classified as Bus Employees after their certification in Streetcar.
- **C.** During training on Streetcar, Reserve Staff in FTO positions may still work overtime as FTOs.
- D. As needed, RAIL will offer temporary Streetcar assignments of two weeks or longer to Employees on the Reserve Staff list in order to fill temporary Rail workforce shortages.
 Such work will only be assigned to Reserve Staff who are available for the entirety of the assignment.
- **E.** Reserve Staff Employees will be able to volunteer for Reserve Staff assignments as they become available. Rail will assign the position to the volunteer with the least amount of previous hours on Reserve Staff assignments. If there are no volunteers, Rail may assign the work to the Reserve Staff Employee with the least amount of previous hours on Reserve Staff assignments.
 - F. Reserve Staff shall enter the Streetcar classification at the bottom of the Extra

1 Board. 2 **G.** When Reserve Staff Employees are assigned on a reserve basis to Streetcar, they 3 shall be entitled to keep their picked RDOs for the duration of the acting assignment; however, the 4 Employee's RDO's may be changed if RAIL and the Employee mutually agree to do so to more 5 adequately cover staffing needs. 6 **H.** If RAIL needs a Reserve Staff Employee beyond the end of a shake-up, the 7 situation shall be considered two separate Reserve Staff assignments. 8 I. Once assigned to Streetcar, Reserve Staff may not concurrently work as FTOs for 9 the duration of their assignment to RAIL. 10 **J.** At RAIL's discretion, Employees may be removed from the Reserve Staff for 11 refusing more than one assignment to Streetcar within a period of one year. Employees who are 12 removed from Reserve Staff may be removed from the existing Streetcar applicant pool. 13 **K.** Reserve Staff shall be offered regular vacancies in Streetcar as they become 14 available on a seniority basis. RAIL may remove from the Reserve Staff group any Reserve Staff 15 Employees who refuse an offer for a permanent Rail position. 16 L. If a Reserve Staff Employee becomes a regular Streetcar Employee, s/he shall be 17 committed to his/her job in Streetcar per the terms of Article R6, Section 5. 18 M. Reserve Staff Employees who have not accepted a regular Streetcar job maintain 19 their eligibility to apply for Rail Operator positions. 20 21 22 23 24 25 26 27 28

swing shift shall be considered the third.

E. Should it become necessary to alter a shift during a shake-up and such alteration imposes a serious hardship on an Employee, or should an Employee have a serious hardship, or request for accommodation which requires an alteration in the start or quit times of a shift, such Employee may request that RAIL consider their request. METRO will then contact the UNION to review the matter.

- **F.** For holiday work assignments, RAIL will determine the staffing needs for each shift. When RAIL has determined which classifications will be required to work, Employees in those classifications will be offered the holiday assignment in seniority order, as follows:
 - 1. Employees on regular workday.
 - **2.** Employees on their RDO
 - **3.** By inverse seniority to Employees on regular workday.

SECTION 5 – PICKS AND MOVE-UPS

- **A.** Three times each year, consistent with Streetcar Operator picks or when a facility opens or closes, or when RAIL schedules a Streetcar pick, the number of Employees required on each shift shall be posted.
- **B.** At the pick, each Employee listed in Section 1 will be permitted to select shift (when applicable), and his/her two consecutive RDOs. Specific duties within a classification also may be picked to the extent specified by RAIL on the pick sheets. Prior to each pick, the RAIL Manager/designee will meet with the UNION Executive Board Officer for Rail and the President/Business Representative/designee to discuss and identify any ongoing or planned special projects that may be appropriate for posting on the pick sheets.
- C. Copies of the pick schedules and shifts will be posted ten days prior to the start of the pick by RAIL. Should any modifications to the pick schedules and shifts occur after the posting, RAIL will notify the UNION before the modification is posted. No changes will be made less than five days prior to the pick.
- **D.** An Employee shall be compensated for the time spent in the selection process when it is during his/her work hours.

E. UNION representatives for Maintenance will be present and facilitate the pick.

E. An Employee, who is unable to attend the pick, can submit an absentee pick for

F. An Employee, who is unable to attend the pick, can submit an absentee pick form with the RAIL designee, as identified on the pick schedules, indicating his/her work preferences. The RAIL designee must receive this form no less than 24 hours before the pick. Failure to do so will result in the UNION representative picking an assignment for the Employee. The UNION representative shall make an effort to select an assignment comparable to the last picked position (shift and RDO), not to include any move-ups. Selections made by the UNION will not be subject to the grievance/arbitration procedure.

G. When RAIL determines that an Employee will be unavailable for work for an entire shake-up, that Employee shall not pick a shift. The UNION Executive Board Officer for Rail will be notified prior to the pick process. If such Employee returns to work during a shake-up, s/he may return to his/her previous picked position, if such still exists, or to a position as close as possible to the assignment s/he was working previously. RAIL and the Employee may mutually agree to a different assignment, and the UNION will be notified.

H. If a vacant position is to be filled, Employees in that classification at that base may have a move-up. The UNION will be notified and effect the move-up.

I. The Streetcar Maintainers shall pick from among the positions at SLUS. When a Streetcar Maintainer leaves and the position is filled with an Electromechanic, the remaining Streetcar Maintainers shall continue to be able to pick from among all the positions at SLUS. [TA 10/21/2013]

SECTION 6 – VACATION SELECTION

A. Vacations will-shall be picked by classification, once each year no later than March 15th December 15th for the vacation in the following payroll year. [TA 7/2/2013; TA 10/21/2013]

B. The number of Employees on vacation at any one time shall be regulated by RAIL, except that the number of Streetcar Maintainer vacation positions allowed will be 10% of the classification per each vacation period with a minimum of one. This number will be determined at

the time of the annual vacation pick. A minimum of one Employee per base will be allowed on vacation at any one time. [TA 7/2/2013; TA 10/21/2013]

C. Vacation may be split into blocks of one or more full weeks. If an Employee's vacation is not evenly divisible into full weeks, the odd number of days must be taken as a block in one period. The selection of vacations by Streetcar Maintainers Employees shall be extended over the entire calendar payroll year. An Employee who takes his/her vacation in two or more blocks shall select the second block of his/her vacation after all Employees in his/her classification have made their first selection; his/her third selection after all Employees in his/her classification have made their second selection; etc., until all blocks of the vacation have been selected. Picked vacation blocks will begin or end with the Employee's² RDO. [TA 6/28/2013, MOA 410U1311-Technical Correction; TA 7/2/2013; TA 10/21/2013]

D. A Streetear Maintainer Employees may use vacation or accumulated accruals in increments of one or more hours, provided s/he has available vacation or accumulated time and subject to advance approval by his/her immediate supervisor. [TA 10/21/2013]

SECTION 7 – OVERTIME

A. All hours worked in excess of eight in the scheduled workday or work on an Employee's RDO shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for the classification for actual overtime hours worked.

B. Overtime on any shift shall be computed at the rate paid for the Employee's regularly-scheduled shift. Overtime on day shift extending into swing shift shall be paid with no hourly shift differential. Overtime on swing shift extending to grave shift shall be paid at the swing shift overtime rate of pay. Overtime on grave shift extending to day shift shall be paid at the grave shift overtime rate of pay.

C. An oOvertime assignment of four hours or less will be offered, by seniority at a location, to qualified Employees who are working the shift preceding or succeeding the shift where the work is to be accomplished and/or performed. [TA 10/21/2013]

D. Overtime assignments of more than four hours will be offered, by seniority at a location, to qualified Employees, including Employees on their RDO. [TA 10/21/2013]

| E. An Overtime assignments of eight or more hours will first be offered to qualified |
|--|
| Employees at a location who are on their RDO before it is split and offered in smaller pieces. [TA |
| 10/21/2013] |

- F. Should no Employee at a location accept the overtime assignment, it may be assigned by inverse seniority it may be offered to qualified Employees at the other locations in seniority order. If RAIL is unable to assign the work at a location to a qualified Employee, it may choose to assign the overtime to the least senior qualified Employee. If the least senior Employee is not qualified or reasonably available, the overtime may be assigned to the next least senior qualified Employee who is reasonably available. [TA 10/21/2013]
- **G.** An Employee who is scheduled for paid time off, and who is interested in working on the RDOs preceding or succeeding his/her paid time off, must provide written notice to his/her immediate supervisor, who shall sign and date acknowledgement of receipt. Holidays connected to these RDO's also require this notice. For overtime assignment, s/he will be considered in seniority order in accordance with Paragraphs D and E.
- **H.** In the case of an extreme emergency, RAIL can assign overtime work to any certified Employee. An Employee who works overtime during an extreme emergency shall be limited to a maximum of twelve hours of work during the first day and ten hours of work in any 24-hour period thereafter. In addition, an Employee must have at least one of his/her RDOs in each seven-day period. An Employee may voluntarily waive the time off required in this Paragraph.
- I. A Streetcar Maintainer An Employee, who has gone home after his/her regular shift and who is called back to work and reports for work, will be guaranteed at least four hours pay at the overtime rate. [TA 10/21/2013]
- J. A Streetcar Maintainer An Employee called in before his/her regularly-scheduled report time and in conjunction with his/her regular shift will be paid for actual hours worked. [TA 10/21/2013]

SECTION 8 - SHIFT DIFFERENTIAL

Shift differential will be \$.75 per hour for swing shift and \$1.00 per hour for graveyard shift. Any shift with a quitting time from 8:01 p.m. to 2:00 a.m. will be considered a swing shift. Any shift

with a quitting time from 2:01 a.m. to 10:00 a.m. will be considered a graveyard shift.

SECTION 9 - SPECIAL BENEFITS

A. RAIL shall provide shop tools for use by Streetcar Maintenance Employees who do not receive a tool allowance. A tool allowance shall be provided annually, by separate check, not later than March of each year, to Employees permanently assigned as of January 1st the same year to the classification of Streetcar Maintainer. No Employee may collect more than one tool allowance in a year. The amounts shall be as follows:

| Year | Allowance |
|-----------------|------------------|
| 2011 | \$826 |
| 2012 | \$826 |
| 2013 | \$826 |

Employees who receive a tool allowance will be allowed to purchase tools at the discounted rate RAIL receives under its tool contracts, in accordance with procedures established by RAIL.

Tools purchased under RAIL's tool contracts are for an Employee's use during regular work hours and are not to be purchased for an Employee's personal use. Tools purchased or replaced using the tool allowance/discount shall be the personal property of the Employee.

B. RAIL shall provide tool insurance to those Employees who receive an annual tool allowance. Coverage will be for actual replacement cost of the inventory article. Except at the discretion of METRO, no claim shall be honored without evidence of forcible entry, unless a police report has been filed. METRO shall be liable for any tool boxes damaged in or stolen from the worksite. Each Employee shall have on file with his/her immediate supervisor an up to date inventory of tools designating the type, size and manufacturer. Photographs shall also be accepted. METRO shall have the right to inspect the inventory of tools. However, an Employee shall be allowed three days after the inspection to locate any tools which s/he claims are missing. [TA 10/21/2013]

C. Each Streetcar Maintainer shall receive his/her choice of coveralls or a clean

uniform (pants and shirt) daily.

- **D.** Any Employee who is required to work in inclement weather or hazardous areas will be provided the necessary safety and/or foul weather gear, which may include, but is not limited to Personal Protective Equipment, a rainset, hat and boots. Each Employee is required to wear footgear approved by RAIL. Each Employee shall be entitled to a METRO voucher to be applied toward purchases of footgear (one pair of boots and cushioned inserts as identified in the METRO voucher at time of purchase). The maximum METRO contribution paid by such voucher shall be \$200 per Employee as provided in Paragraph E. [TA 7/2/2013]
- **E.** RAIL shall provide and maintain necessary safety clothing, uniforms and equipment. Replacement items shall be issued when the item is lost, stolen, damaged or worn out.
- **F.** When an Employee is informed during his/her regular shift that overtime in excess of two hours beyond the end of the regular shift will be required, or when an Employee is called at home to perform work commencing in excess of two hours before his/her shift, RAIL will provide a 30-minute unpaid meal period or a 15-minute paid break, at the Employee's preference.
- **G.** Except where modified by historical practice, agreement, or mutual understanding, duties traditionally performed by Streetcar Maintainers, will be performed only by Employees working in that classification.
- **H.** Streetcar Maintainers may use the ten minutes prior to the end of their workday for personal clean-up.
- I. When upgraded to a higher paid classification, an Employee shall be paid at the wage step which provides at least a 10% increase above his/her current rate of pay. However, no upgraded Employee shall be paid more than the top step of the classification to which s/he has been upgraded.
- **J.** RAIL will provide a secure area at each work location for UNION related materials accessible to all UNION representatives at that location.

SECTION 10 - ATTENDANCE MANAGEMENT

A. The PARTIES recognize that Maintenance duties and functions are time critical and that Employees have the responsibility and obligation to be at work on time each day. Streetcar

ARTICLE R17: STREETCAR OPERATIONS & MAINTENANCE SUPERVISORS

SECTION 1 – DEFINITION OF EMPLOYEES

An "O&M Supervisor" shall mean a person employed by RAIL on a regular full-time continuing basis to supervise Streetcar operations and maintenance.

SECTION 2 – MUTUAL RESPONSIBILITIES

The management and direction of the work force, which includes, but is not limited to, assigning work, clarifying all job specifications with regard to duties and setting performance standards with input from O&M Supervisors, is vested exclusively in RAIL, limited only by the stated conditions in this Article. No changes in existing rights or related conditions shall be made without first negotiating with the UNION.

SECTION 3 – APPOINTMENT OF **PERMANENT**-O&M SUPERVISORS

Occasionally, RAIL may require additional O&M Supervisors. Candidates for these positions shall be selected from qualified Employees. Bus Supervisors and Lead Mechanics; Rail Supervisors and Electromechanics; and current Streetcar Maintainers and Streetcar Operators. Should no qualified applicant apply for these positions, then RAIL may hire other qualified Employees. [TA 9/25/2013]

SECTION 4 - PICKS

- **A.** In the spring and fall of each year or when mutually agreed by the PARTIES, all O&M Supervisor shifts will be posted for a general pick.
- 1. Copies of schedules and assignments to be picked will be posted at all work sites 14 days prior to the pick. RAIL also will issue each O&M Supervisor, and the UNION, a copy of this information.
- **2.** After the posting, there will be a review period in which changes may be made by RAIL. No changes will be made five days prior to the pick date unless mutually agreed by the PARTIES.
- **3.** Implementation of the spring pick will occur between April 1 and April 15 and implementation of the fall pick will occur between October 1 and October 15.
 - **4.** The two general picks will be held unless a special pick has occurred or is

available for pick according to the pick guidelines.

- **B.** All assignments in the classification of O&M Supervisor shall be completed within a continuous eight- or ten- hour period, as applicable, unless the assignment is designated for an unpaid 30-minute lunch break.
- C. Regular shifts shall consist of five consecutive days of work (or four days if it is a 4/40 assignment) in a workweek, with each workday guaranteed eight hours. Regular shift RDOs shall be two consecutive days (4/40 assignments shall have three consecutive RDOs). All regular shifts in the classifications of O&M Supervisor will be assigned in their entirety unless otherwise approved by the Rail Section Manager. RAIL shall notify the UNION of such cancellations within 24 hours or the next business day.
- **D.** All O&M Supervisors shall have at least 54 hours scheduled off for their two consecutive RDOs.
- E. RAIL agrees to assign all special assignments, tasks and projects by giving equal consideration to the O&M Supervisor's education, ability, and experience as it applies to each assignment. Special assignments, tasks and projects will be posted for O&M Supervisors to apply and selection shall be based on the above criteria if the special assignment, task or project is to exist for 30 days or more. If the special assignment, task or project is in excess of 90 days, the special assignment, task or project will be rotated among those O&M Supervisors who applied and who meet the above criteria, provided the rotation does not result in project delay. RAIL also recognizes the need for ongoing optional training programs which will allow O&M Supervisors to become better qualified for their present work assignments or for advancement.
- **F.** Except where modified by historical practice, agreement or mutual understanding, any work that has been historically or traditionally performed by O&M Supervisors will not be performed by any other individual.
- **G.** When a shift remains unfilled within one hour of the start time of the shift and RAIL determines that the shift cannot be cancelled, an O&M Supervisor working a different shift with hours overlapping the vacant shift may be required to fill any portion of the designated shift. The hours worked by the O&M Supervisor cannot be changed more than 30 minutes except by

mutual agreement. When determining which O&M Supervisor will fill the shift, RAIL will consider seniority, O&M Supervisor qualification, business requirements and the O&M Supervisor's desire to change work assignments.

- **H.** Should it become necessary to alter a shift during a shake-up and such alteration imposes a serious hardship on an Employee, or should an Employee have a serious hardship which requires an alteration in the start or quit times, such Employee may request that the PARTIES review the matter.
- I. RAIL will determine the staffing needs for each special event day shift. When RAIL has determined which shifts will be required to work, O&M Supervisors in those classifications will be offered the special event assignment in seniority order, first to O&M Supervisors that are scheduled to work that day as part of their regular work assignments. If after offering the special event assignment to O&M Supervisors, by seniority, who are regularly scheduled to work that day and there are more assignments available, it will then be offered to O&M Supervisors on their RDO until assignments are filled. Should no O&M Supervisor accept the special event assignment it may be assigned, by inverse seniority, to O&M Supervisors that are scheduled to work that day as part of their regular assignment. Special event assignments shall be posted at the pick. Other special event service that is not posted at the pick shall be made available through the assignment/overtime process.

SECTION 7 – SPECIAL ALLOWANCES

An O&M Supervisor shall receive two hours straight-time pay for each shift during which s/he instructs a new or nonqualified O&M Supervisor or an O&M Supervisor who requires a refresher or retraining for which RAIL requires a written evaluation. This pay will be contingent on the completion of an evaluation of the trainee's performance.

SECTION 8 – OVERTIME

- **A.** All hours worked in excess of eight hours on a regular workday shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for actual hours worked.
- **B.** Any work performed on a RDO shall be paid at the overtime rate with minimum pay of four hours. No O&M Supervisor will be required to work on his/her RDO except in an

extreme emergency.

C. All overtime will be assigned according to guidelines mutually developed and agreed by the PARTIES, including Streetcar Operator shifts per the Streetcar Operator assignment sequence.

SECTION 9 - VACATION SELECTION

The selection of vacation will follow those guidelines set for vacation selection and accrual in Article R9 with the following exceptions:

- **A.** At the spring pick, O&M Supervisors will select vacations in increments of no less than five days, by O&M Supervisor seniority. After all first choices are filled by seniority, second, third, fourth and fifth choices will be selected in that order, by seniority. Appropriately accrued vacation will be used in the selection of these periods.
- **B.** The number of O&M Supervisors allowed on vacation during any period shall be at least one. At a point in time at which ten O&M Supervisors are scheduled to pick, the PARTIES will open negotiations to discuss the number of O&M Supervisors who may be allowed on vacation.
- **C.** An O&M Supervisor may use his/her current vacation accrual in single-day increments with the approval of his/her immediate supervisor.

SECTION 10 – SPECIAL BENEFITS

- **A.** Upon the approval of RAIL, at least one O&M Supervisor per day shall be allowed to use a personal holiday.
- **B.** Annually, on the fourth Monday in January, a uniform allowance payable by voucher of twelve times the top step of Bus Service Supervisor wage rate on January 1 of each year shall be available for each O&M Supervisor. The maximum uniform allowance balance which may be carried over into the next year is \$500. The uniform voucher may be used only to purchase authorized uniform items. When an O&M Supervisor needs to replace his/her all-weather parka or jacket due to normal wear and tear, RAIL will issue a voucher for its replacement. In addition to the above allowances, an O&M Supervisor may be reimbursed once each calendar year for one pair of personal work shoes costing up to an amount of six times the top step of Bus Service Supervisor wage. To receive reimbursement the shoes must meet the current standards of uniform footwear for

Supervisors. 1 2 1. All necessary foul weather gear will be provided by RAIL. 3 2. RAIL will stock tools at the worksite that are necessary for O&M 4 Supervisors to perform their jobs. 5 SECTION 11 - GENERAL 6 A. All O&M Supervisors will receive hands-on orientation on all Streetcar equipment 7 within 90 days of its use in service. Those O&M Supervisors who are directly involved in the 8 operation/service of the special equipment will receive orientation or training on such equipment. 9 **B.** It is METRO's responsibility that all O&M Supervisors will be trained and 10 certification kept current in first aid, Automated Emergency Defibrillator (AED) and 11 cardiopulmonary resuscitation by an accredited instructor. Training will be paid at the applicable rate 12 of pay. 13 **C.** O&M Supervisors will participate in the Streetcar LMRC as needed. 14 **D.** RAIL and the O&M Supervisors will develop a complete written description of the 15 duties and responsibilities of each shift, to be made available at each pick. 16 E. RAIL will determine the number of O&M Supervisors allowed to have time off **17** through day off book procedures and will accommodate O&M Supervisor requests consistent with 18 daily staffing requirements. Requests for AC days may not be entered into the day off book more 19 than one calendar month in advance of the day(s) off desired. 20 21 22 23 24 25 26 27 28

ARTICLE R18: RAIL OPERATORS

SECTION 1 – DEFINITION OF EMPLOYEES

A. A "Rail Operator" shall mean a person employed by RAIL on a continuing basis who receives an eight-hour minimum guarantee of straight-time pay per day, not to exceed five days per week, or a ten-hour minimum guarantee of straight-time pay per day not to exceed four days per week, provided s/he has accepted all work assigned as specified in the remainder of this Article. For each regularly-scheduled workday or portion thereof on which a Rail Operator does not perform his/her assignment, s/he shall lose his/her guarantee for that day and s/he shall be paid only for actual time worked, unless otherwise provided in this AGREEMENT. A "regularly-scheduled workday" shall mean a day on which an Employee is normally required to work.

- **B.** There will be three kinds of Rail Operators: Regular Rail Operators, Report Rail Operators and Extra Board Rail Operators.
- **1.** A "Regular Rail Operator" shall mean a Rail Operator who picks runs as a work assignment for his/her eight or ten-hour guarantee.
- **2.** A "Report Rail Operator" shall mean a Rail Operator who picks report assignments for his/her eight hour guarantee.
- **3.** An "Extra Board Rail Operator" shall mean a Rail Operator who picks the Extra Board or Report and works all assignments placed on the Extra Board for his/her eight-hour guarantee.

SECTION 2 – HIRING OF RAIL OPERATORS

Vacant Rail Operator positions shall be offered through a competitive recruitment process to FTOs and Streetcar Operators and then to PTOs. If no applications are received from the Employees above, RAIL may conduct an open and competitive recruitment.

SECTION 3 – RAIL OPERATOR GUARANTEES

- **A.** Assignment of specials and extras will be made to Rail Operators only, except as otherwise provided in this AGREEMENT.
- **B.** All runs and reports will be worked by Rail Operators, except as provided elsewhere in this AGREEMENT.

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given time off to compensate for such day. No Rail Operator may have more RDOs in any pay

period than s/he would have received had no change of schedule been made.

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or

F. The cutoff time for calling to be removed from the sick list, and for signing the day off book for time off, is 10:00 a.m. Should a Rail Operator report sick after 10:00 a.m., s/he may retain his/her following day's full assignment by calling off the sick list at least one hour prior to the start of the next day's full assignment, or prior to 10:00 a.m., whichever comes first.

G. At each pick, a Rail Operator may indicate his/her preference regarding training assignments. RAIL will attempt to accommodate a Rail Operator's preference when assigning students; however, any Rail Operator may be given a training assignment if necessary. Rail trainees shall drive during all training assignments unless RAIL or the instructing Rail Operator determines that safety would be jeopardized.

H. RAIL shall provide a minimum five-minute scheduled layover after each revenue trip, except when:

- 1. The revenue trip is less than 15 minutes long, or
- 2. The revenue trip is the last revenue trip before the coach returns to the base,
- **3.** The revenue trip is live-looped or through-routed, or
- **4.** The layover has been reduced by mutual agreement of the PARTIES.

When circumstances beyond the Rail Operator's control result in less than five minutes layover in the previous two hours, the Rail Operator shall be entitled to a five-minute layover at the next outer terminal, except on his/her last trip, provided the Rail Operator attempts to notify the LCC. RAIL agrees to review routes or assignments identified by the UNION as having insufficient layover time.

- I. In order to provide reasonable breaks, RAIL shall schedule at least one 15-minute layover in assignments over five hours in length and an additional 15-minute layover in weekday assignments over eight hours in length. When a Rail Operator working an assignment finds it does not provide reasonable break time, the Rail Operator should notify RAIL of such by filing a service report. "Length" equals report, travel and platform time, but does not include bonus time.
- **J.** When a Sunday schedule is operated on a holiday, a Rail Operator who has picked a Sunday run and whose regular workday falls on the holiday will work his/her Sunday run. A

| 1 | Regular Rail Operator on a regular workday without a Sunday run shall have the day off at holiday |
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| 2 | pay. |
| 3 | K. Each day RAIL guarantees that for every 45 Rail Operators normally scheduled to |
| 4 | work on that day, rounded to the nearest 45, one Rail Operator from the day off book shall be |
| 5 | excused from his/her assignment. However, the guarantee shall be a minimum of one each day. If |
| 6 | the guarantee is one, and the Rail Operator holding that guaranteed spot is excused from his/her |
| 7 | picked overtime tripper only, then the next Rail Operator will also be guaranteed his/her day off book |
| 8 | request. These guarantees shall not apply in the case of an extreme emergency. |
| 9 | L. Candidates for Rail Supervisor in Training positions shall be selected from Rail |
| 10 | Operators, Streetcar Operators and FTOs. Candidates must have at least two and one half years of |
| 11 | Rail operating experience in the five years preceding the closing date for applications. |
| 12 | M. Vacant Rail Supervisor positions will be filled as follows: |
| 13 | 1. Once per year, RAIL will conduct a recruitment for Bus Supervisors who |
| 14 | are interested in transferring to RAIL. From this recruitment, RAIL will keep a list of interested Bus |
| 15 | Supervisors. |
| 16 | 2. Once per year, RAIL will also conduct a recruitment for Rail Supervisors |
| 17 | in-Training (RSIT). From this recruitment, RAIL will keep a list of RSIT candidates. |
| 18 | 3. When vacancies occur, RAIL will alternately offer positions to Bus |
| 19 | Supervisors and RSIT candidates. Two Bus Supervisors will be offered positions, then one RSIT |
| 20 | candidate will be offered a position. |
| 21 | 4. If either list is exhausted, all positions will be offered to remaining |
| 22 | candidates on the other list. |
| 23 | 5. If both lists are exhausted, RAIL may hire for vacant positions through an |
| 24 | open and competitive recruitment. |
| 25 | 6. After October 31, 2013, RAIL will conduct a competitive recruitment for |
| 26 | these positions open only to current Bus Supervisors and RSIT qualified candidates. The conditions |
| 27 | in Paragraph 3 will no longer apply. |
| 28 | 7. If the conditions of Paragraph 6 result in no qualified candidates, RAIL will |

conduct an open and competitive recruitment.

N. The selection process for RSITs coming from Rail Operator positions shall be based on an Employee's ability, training, education, experience, and job performance, as determined by appropriate testing procedures and evaluation. [TA 11/22/2013]

- O. All assignments shall be completed within a maximum 14-hour spread or up to 16 hours with mutual consent of RAIL and the Rail Operator. Such spread will begin with the start time of the first assignment following at least ten continuous hours off.
- **P.** When a Rail Operator presents a valid medical restriction which prevents operation of the equipment or in the facility of his/her assignment, RAIL will work with the UNION to find a mutually agreeable alternate assignment for the remainder of the shake-up.

SECTION 5 - RUNS

- **A.** There shall be two types of Rail Operator runs.
- **1.** A "straight run" will consist of straight-through work which is at least seven hours including platform, report, travel time, and other duties as assigned.
- 2. A run combination or "combo" will consist of two or three pieces of work which are at least seven hours in total work time, including platform, report, travel time, and other duties as assigned and which are within a spread time of 12-1/2 hours. Combos with more than one split will be paid straight through for the lesser split. Any combo with a split of 29 minutes or less will be paid straight through and classified as a straight run. Combos which quit after 8:00 p.m. shall be paid straight through.
 - **B.** A "day run" shall mean any run which is completed by 8:00 p.m.
 - C. A "night run" shall mean any run that is completed after 8:00 p.m.
- **D.** At the discretion of RAIL, "frags", meaning assignments less than seven hours, including platform, report, travel time, and other duties as assigned may be posted and selected at the pick. Frags will be guaranteed eight hours pay. All other contract provisions relating to runs shall apply to frags.
- **E.** The total number of straight day runs for the system on weekdays shall be equivalent to at least 80% of the day base units on weekdays.

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27 28 assignment, by seniority, for work on any Sunday-schedule holiday. This selection will take place at the base after the Rail Operator pick and after Report and vacation relief Rail Operators have made their selections. If vacant Sunday assignments are still available, they may be offered for pick, by seniority, to all Rail Operators at the base whose RDO falls on the holiday.

- **H.** Each Rail Operator shall have two consecutive RDOs, or in case of a 4/40 Rail Operator three consecutive RDOs, in every seven-day period, except when Rail Operator shake-ups or move-ups make this impossible.
- **I.** A Rail Operator who selects Regular or Report Operator status shall select five consecutive workday assignments. Each Rail Operator's selections must be all runs or all reports and must be exclusively day assignments or exclusively night assignments. If a Rail Operator selects runs, there must be at least ten hours off between assignments on consecutive days. If a Rail Operator selects reports, there must be at least ten hours off between assignments on consecutive workdays in addition to the spread time. No Rail Operator will be forced to pick an assignment of runs or reports which would result in less than 10-1/2 hours off between consecutive workday assignments, or less than 56 hours off on his/her two consecutive RDOs.
 - **J.** UNION representatives shall be present during picks.
- **K.** A Rail Operator, who fails to appear at his/her scheduled pick time and who does not notify the UNION of his/her choices via an absentee pick form, shall have an assignment selected for him/her by the UNION representative. The UNION representative shall make an effort to select an assignment comparable to the assignment last selected at a pick. Selections made by the UNION will not be subject to the grievance/arbitration procedure.
- L. When a new operating base or rail segment opens or an existing operating base closes and that base has/had Rail Operator assignments, a section-wide pick will occur.
- M. Each Rail Operator must pick a Regular, Report, or Extra Board assignment which is compatible with any existing medical restrictions s/he has on file with METRO. Failure to do so will result in forfeiture of the Rail Operator's daily or assignment guarantee for each day on which the Rail Operator has picked an incompatible assignment, unless no work is available within the Rail Operator's restriction.

N. To meet specific service needs, RAIL may identify specific days on which Rail service will operate on a schedule different than the regular schedule. Such schedule deviation days may include a change in the hours of service, the frequency of service, and/or the number of cars in service during any portion of the service day. Any day identified by RAIL that will have a schedule deviation will be posted at the pick. Regular Rail Operators working their regular workday will pick their assignments by seniority. Regular Rail Operators may select from available work, or if posted, may elect to pick the day off with holiday pay. Unassigned work will go to the Extra Board Rail Operators scheduled to work that day.

O. A Rail Operator who has been unable to work for 30 days or more must be medically released for full duty effective the first day of the shake-up to be on the pick schedule. Such Rail Operator will not be allowed to pick an assignment except by mutual agreement between the PARTIES. A Rail Operator who returns to duty without a picked assignment will be placed on an assignment mutually agreed by the PARTIES.

SECTION 7 - MOVE-UPS

A. If regular or report assignments become vacant, less senior Rail Operators at the base may request a move-up. A Rail Operator who moves up must pick the entire assignment of the Rail Operator who vacated the run or report. If a Regular Rail Operator moves up to a report assignment, such Rail Operator will be placed on the same line as the Rail Operator who vacated. An Extra Board Rail Operator who moves up to a report assignment will remain on his/her picked board position. If new Day Extra Board RDO combinations or board positions become available, Day Extra Board Rail Operators at the base who could not have picked these RDO combinations or board positions may request a move-up; such move-up will be limited to the Extra Board Rail Operators. Rail Operator move-ups will be conducted only when they can be implemented at least 28 days prior to a shake-up.

B. Move-ups will be conducted by Shop Stewards at the direction of the UNION. An assignment selected at a move-up via absentee pick will not be subject to the grievance/arbitration procedure.

SECTION 8 – SELECTING VACATIONS

| A. | Vacations | will | be | picked | once | per | year. |
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- **B.** Vacations may be split into periods of one or more full weeks. If a Rail Employee's vacation is not evenly divisible into full weeks, the odd number of days may be taken as one-day vacations to a maximum of four days per payroll year.
- C. Rail Operators may pick only one prime time vacation per year. RAIL shall determine the number of vacations offered in each period. Each year, RAIL shall furnish the UNION with a list of vacation periods.
- **D.** The UNION shall determine the prime periods for the following year and inform RAIL of their determination in writing in advance of the first day of the fall pick of the current year.
- **E.** Future pick and shake-up dates occurring during the vacation periods that Rail Operators can select at the current pick shall be posted in the pick room by RAIL.
- **F.** After a vacation relief has been assigned to a Rail Extra Board Operator, there shall be no changes in vacation unless agreed by the Rail Operator who is assigned the vacation relief.
- **G.** A Rail Operator may, with RAIL approval, change his/her vacation to a period which s/he did not have the seniority to pick provided the available period(s) are posted at least one week in advance.

SECTION 9 - RAIL EXTRA BOARD

- A. RAIL shall have a Day Extra Board and a Night Extra Board to fill those assignments left open, to fill any special work, and to fill overtime assignments according to the overtime assignment process. Board positions shall be open for selection at the pick by all Rail Operators by seniority. Rail Operators may select any available position on either Extra Board.
- **B.** During a shake-up, any newly hired Rail Operators shall be placed at the bottom of the Day Board. Selection of position shall be by seniority.
- C. All work assigned to an Extra Board Rail Operator as part of his/her regular workday assignment will be within a spread of 13 hours unless voluntarily waived by the Rail Operator or in the case of an extreme emergency.
- **D.** The Extra Boards shall be posted by 2:00 p.m. No Extra Board assignment will be final until 2:00 p.m. If the Extra Board is not posted by 4:00 p.m., each Extra Board Rail Operator

| 1 | who is available the following day will receive one hour of straight-time pay, except in case of |
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| 2 | extreme emergency. |
| 3 | E. The Extra Boards shall be assigned according to the following rules: |
| 4 | 1. All available work will be sorted into two categories as follows: |
| 5 | a. Category A shall include: |
| 6 | 1) Straight day runs which quit at 8:00 p.m. or earlier. |
| 7 | 2) Day reports which have a quit time of 10:00 p.m. or earlier |
| 8 | as determined by a 13-hour spread. |
| 9 | 3) Combos which quit at 8:00 p.m. or earlier. |
| 10 | 4) Tripper combinations which quit at 8:00 p.m. or earlier. |
| 11 | 5) Tripper and report combinations which have a latest quit |
| 12 | time of 8:00 p.m. or earlier as determined by a 13-hour spread. |
| 13 | 6) Special work which has an estimated quit time of 8:00 p.m. |
| 14 | or earlier. |
| 15 | b. Category B shall include: |
| 16 | 1) Runs which quit later than 8:00 p.m. |
| 17 | 2) Reports which have a quit time later than 10:00 p.m., as |
| 18 | determined by a 13-hour spread. |
| 19 | 3) Combos or other combinations of work which quit later than |
| 20 | 8:00 p.m. |
| 21 | 4) Special work which has an estimated quit time of later than |
| 22 | 8:00 p.m. |
| 23 | 2. Category B assignments shall be assigned first, beginning with the Night |
| 24 | Board, from the bottom of the board, according to quit time, latest quit time assigned first. |
| 25 | a. If there are more available Rail Operators on the Night Board than |
| 26 | assignments in Category B, then the remaining Night Board Rail Operators shall be assigned |
| 27 | Category A work with the latest start time assigned first. |
| 28 | b. If there are fewer available Rail Operators on the Night Board than |
| | |

a quit time from 6:01 p.m. to 8:00 p.m., and early quit relief runs with a quit time of 8:01 p.m. to 9:59 p.m., in that order.

- **8.** All pieces of work open before the Extra Board's 10:00 a.m. cutoff will be assigned to Extra Board Rail Operators, who are certified and available, as a regular assignment. Any remaining work will be assigned according to the overtime assignment sequence.
- **9.** On holidays, a Rail Operator left without an assignment shall receive the day off at holiday pay. All Rail Operators who request the holiday off via the day off book will be excused before any Rail Operator is forced to take the day off.
- 10. Any Extra Board Rail Operator who receives an assignment out of sequence, except as provided for elsewhere in this AGREEMENT, shall receive one hour of straight-time pay, except in case of extreme emergency. Any Rail Operator who receives an overtime assignment out of sequence, except as provided for elsewhere in this AGREEMENT, shall receive pay to equal the assignment s/he should have had or the assignment s/he received, whichever is greater.
- 11. The following provisions shall apply to Extra Board Rail Operators who choose vacation reliefs:
- a. Extra Board Rail Operators, except Report Rail Operators, may request to work the runs or reports of Rail Operators who are on vacation, sick leave, industrial injury, disability leave, or unpaid leave of absence of one week or more. Vacant runs or reports may be picked as vacation reliefs until they are filled by a move-up. A Rail Operator will be allowed to pick vacation reliefs only on assignments that have the same RDOs as the Rail Operator on vacation. Rail Operators will pick this work by seniority.
- **b.** For a Sunday-schedule holiday, all Extra Board Rail Operators who regularly work that day, and who are working vacation reliefs which have no Sunday assignment, shall pick from all vacant Sunday assignments available after Report Rail Operators have picked.
- c. When a vacation relief assignment ends, the Extra Board Rail

 Operator shall revert to his/her regular picked position on the Extra Board without any penalty to

 RAIL. This Rail Operator then becomes eligible for the next available vacation relief, or remainder

A. Report assignments will be posted and selected at the Rail Operator pick. **B.** Rail Operators shall pick reports according to the open pick system. C. Report Rail Operators will be available for a spread of 13 hours and must accept all work according to Report Rail Operator work rules set forth in this AGREEMENT. Amalgamated Transit Union, Local 587 - Rail November 1, 2010-2013 – October 31, 2013 2016 410D0414 ExhD410D0514 ExhD Page 112

D. For a Sunday-schedule holiday, a Report Rail Operator having a Sunday report and who regularly works on that day will work his/her Sunday report. A Report Rail Operator on his/her regular workday without a Sunday report may choose to pick from all vacant Sunday assignments, by seniority, or to revert to his/her position on the Extra Board for assignment.

E. RAIL may adjust picked report times by a maximum of 30 minutes when a change is needed. RAIL shall give five days notice to a Rail Operator whose report will be affected. When changes adversely affect a Rail Operator's personal life or impose serious hardship in reporting to work, the Rail Operator may request that the Operations Superintendent and the UNION review the matter.

F. A Rail Operator may voluntarily waive his/her 13-hour spread. An Rail Operator may not waive the ten continuous hours off. The maximum spread will be 14 hours or up to 16 hours with mutual consent of RAIL and the Rail Operator. A Report Rail Operator who waives his/her 13-hour spread must still be available for his/her regular shift the next day.

G. Except as otherwise provided in this AGREEMENT, all time served on report shall be paid. Any Rail Operator required to report shall receive a minimum of two and one-half hours pay. However, a Rail Operator serving on report shall be considered on report, regardless of assignment, until released. Two and one-half hours shall be paid when released from report and assigned work starting more than two and one-half hours after reporting. At the completion of an assignment, a Rail Operator may be released or assigned to further duties. If report time and tripper time are consecutive, report time will be used to make up the tripper guarantee. Report time will stop at the beginning of pay time.

H. At the beginning of each shake-up, RAIL shall define the number of report positions and the report time of each position. Additional report assignments may be added at the discretion of RAIL, provided that any assigned or picked report shall not share the same report time. If RAIL determines that it is necessary to continue these additional report times for the remainder of the shake-up, they will be subject to a move-up.

I. The Rail Operator with the earliest first report time gets the first piece of work that is or becomes available within his/her 13-hour spread, except in cases of emergency. If the

assignment is less than eight hours work time, the Rail Operator may be assigned additional work within the terms of this AGREEMENT. When assignments have the same quit time, the rules of Section 9, Paragraph E.5 also apply to Rail Operators on report. Rail Operators on late report follow the last Report Rail Operator and the last Rail Operator on pass-up.

- **J.** At the discretion of the Dispatcher, assignments that become available for Report Rail Operators may be broken up if necessary to keep service in operation.
- **K.** Work available at the time a Report Rail Operator is released from an a.m. assignment may be assigned at that time for the remainder of the day at the discretion of the Dispatcher.
- **L.** An Rail Operator required to serve on report on a Saturday, Sunday or Sunday-schedule holiday, shall serve continuous report until given work or released for the day.
- M. Should a Rail Operator who has picked a regular report, and another Rail Operator who has a non-regular report share the same initial report time, the Rail Operator who must be off earliest will be first up. If both Rail Operators must be off at the same time, the Rail Operator with the regular report will have first right of refusal for the assignment. Should two or more Extra Board Rail Operators have the same initial report time, the most senior Rail Operator will have first right of refusal on an available assignment.
 - **N.** No Report Rail Operator will be required to work prior to report time.
- O. A Report Rail Operator with a partial absence or non-driving work assignment that is within his/her 13-hour spread will be removed from his/her report and given an assignment that starts no earlier than the start time of his/her report assignment and has a scheduled quit time within his/her normal spread or within 13 hours of his/her non-driving work assignment, whichever is earlier. RAIL will attempt to maximize straight-time paid work hours for such Rail Operator.

SECTION 11 – OVERTIME

A. All hours worked in excess of eight hours in the scheduled workday or work on a RDO in the scheduled workweek shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for actual overtime hours worked, except where otherwise specified in this AGREEMENT.

for regular workdays at the pick or prior to 10:00 a.m. on Friday, to be effective Saturday. Rail Operators who remove overtime availability may be assigned overtime only in accordance with Paragraph D.6.

- I. A Regular Rail Operator may request to be added to or removed from the overtime list by submitting a request in writing at the pick or prior to 10:00 a.m. on Friday, to be effective Saturday.
 - **J.** RAIL may post overtime trippers for pick.
- **1.** A Regular Rail Operator may select one overtime tripper per day, including his/her RDO. An Extra Board Rail Operator may select one overtime tripper for each RDO.
- 2. If all posted trippers are not picked, the balance shall be offered for pick to all Rail Operators by Rail Operator seniority. A Rail Operator may pick a second tripper per day at this time. An Extra Board Rail Operator may not pick a tripper on his/her regular day to work. Any remaining trippers shall be assigned according to the work rules.
- **3.** A Rail Operator who has picked an overtime tripper will be assigned that tripper on the day(s) picked unless excused.

SECTION 12 – SPECIAL ALLOWANCES

- **A.** Twenty minutes report time shall be paid for pre-departure check-out. However, this provision does not apply to mainline reliefs.
- **B.** Thirty minutes straight-time pay shall be paid for the first report of each accident. If a Rail Operator is required to fill out a separate report by the State of Washington or a local police department, an additional 30 minutes straight-time pay shall be paid. If the Safety Officer approves the first accident report and the Rail Operator is called in to fill out an additional report other than those for the State of Washington or local police departments, an additional 30 minutes straight-time pay shall be paid for filling out each additional report. Forty-five minutes straight-time pay shall be paid for the first report of each accident involving a collision with another vehicle in which both vehicles are moving or in any collision with a pedestrian.
- **C.** The following straight-time premiums shall be paid only when these reports cannot be completed during platform hours. To be paid, a Rail Operator must submit complete and accurate

day. This provision shall not apply to reliefs occurring at the Operations and Maintenance Facility relief shack.

K. A Rail Operator who is relieved on the road and is directed by RAIL to return to the base to submit an accident or incident report or a found item will be paid travel time at the applicable rate.

SECTION 13 - UNIFORMS

- **A.** Upon completion of training and after certification, a newly hired Rail Operator shall be issued no less than four shirts, three pairs of pants, one sweater, and one parka. Thereafter, the uniform allowance shall be available annually on the Rail Operator's anniversary of rail certification.
- **B.** A uniform allowance of twelve times the top step Rail Operator wage rate on January 1 of each year shall be available annually on each Rail Operator's certification date. The uniform allowance may be used only to purchase authorized uniform items. A Rail Operator who does not pick an assignment and who is not required to be in uniform will have his/her uniform allowance for the following year reduced by one-third of the annual allowance for each shake-up on such status.
- C. Uniform allowance balances may be carried over if unused. A Rail Operator's accrued allowance may not exceed 25 times the top step Rail Operator wage rate that will be in effect on January 1st immediately following the effective date of this AGREEMENT.
- **D.** Rail Operators are required to be in uniform while on duty. When uniform garments are not available, an out of uniform slip will be given to the Rail Operator by the Supervisor before the Rail Operator goes on duty. Uniforms shall be worn only to and from work and while on duty. Union garments and other items with ATU insignia approved by RAIL shall be considered acceptable uniform attire
- **E.** Footwear designated by METRO may be purchased with the uniform allowance. Footwear must meet the current standards of uniform footwear for Rail Operators.
- **F.** All uniform items will be union made, unless mutually agreed between the PARTIES.

G. Rail Operators who leave RAIL in good standing shall not be required to return items which came with a Sound Transit insignia.

| 1 | ARTICLE R19: RAIL SUPERVISORS |
|----|---|
| 2 | SECTION 1 – DEFINITION OF EMPLOYEES |
| 3 | A. A "Rail Supervisor" shall mean a person employed by RAIL on a regular full-time |
| 4 | continuing basis who may perform the job duties of, including but not limited to: |
| 5 | • Dispatcher |
| 6 | • Field supervisor |
| 7 | Operations controller |
| 8 | • Rail instructor |
| 9 | B. A "Rail Supervisor-in-Training (RSIT)" shall mean an Employee who is training |
| 10 | to become a Rail Supervisor. |
| 11 | SECTION 2 – MUTUAL RESPONSIBILITIES |
| 12 | The management and direction of the work force, which includes, but is not limited to, |
| 13 | assigning work, clarifying all job specifications with regard to duties and setting performance |
| 14 | standards with input from Rail Supervisors, is vested exclusively in RAIL, limited only by the stated |
| 15 | conditions in this Article. Items not specifically addressed in this Article but covered in the general |
| 16 | Articles of this AGREEMENT shall also apply to Rail Supervisors. No changes in existing rights or |
| ١7 | related conditions shall be made without first negotiating with the UNION. |
| 18 | SECTION 3 – APPOINTMENT OF PERMANENT RAIL SUPERVISORSRAIL |
| 19 | SUPERVISOR-IN-TRAINING |
| 20 | A. Appointment of Rail Supervisor-In-Training. Candidates for these positions shall |
| 21 | be selected from qualified Employees. The first class from the list will be appointed based on merit. |
| 22 | The remaining list of candidates resulting from each recruitment shall be supplied to the UNION for |
| 23 | seniority ranking, and will remain in effect until exhausted. Vacant Rail Supervisor positions will be |
| 24 | filled as follows: |
| 25 | 1. Once per year, RAIL will conduct a recruitment for Bus Supervisors who |
| 26 | are interested in transferring to RAIL. From this recruitment, RAIL will keep a list of interested Bus |
| 27 | Supervisors. |
| 28 | 2. Once per year, RAIL will also conduct a recruitment for RSITs. From this |
| | Amalaamated Transit Union Local 587 - Rail |

| 1 | recruitment, RAIL will keep a list of RSIT candidates. |
|----|--|
| 2 | 3. When vacancies occur, RAIL will alternately offer positions to Bus |
| 3 | Supervisors and RSIT candidates. Two Bus Supervisors will be offered positions, then one RSIT |
| 4 | candidate will be offered a position. |
| 5 | 4. If either list is exhausted, all positions will be offered to remaining |
| 6 | candidates on the other list. |
| 7 | 5. If both lists are exhausted, RAIL may hire for vacant positions through an |
| 8 | open and competitive recruitment. |
| 9 | 6. After October 31, 2013, RAIL will conduct a competitive recruitment for |
| 10 | these positions open only to current Bus Supervisors and RSIT qualified candidates. The conditions |
| 11 | in Paragraph 3 above will no longer apply. |
| 12 | 7. If the conditions of Paragraph 6 result in no qualified candidates, RAIL will |
| 13 | conduct an open and competitive recruitment. |
| 14 | B. The selection process for Rail Supervisors coming from Bus Supervisor positions |
| 15 | shall be based on an Employee's record review of attendance record, miss record, driving record to |
| 16 | include accidents, and discipline record. RAIL will offer Rail Supervisor positions to candidates on |
| 17 | this list by First Line Supervisor seniority. Supervisors on the list must meet the hiring criteria at the |
| 18 | time they are offered a position as a Rail Supervisor. An Employee who does not meet the |
| 19 | qualification requirements at the time of appointment, or who declines an offer, will be removed from |
| 20 | the list; such Employee may reapply during a subsequent recruitment. The list will remain in effect |
| 21 | until exhausted. |
| 22 | C. Candidates for RSIT positions shall be selected from Rail Operators, Streetcar |
| 23 | Operators and FTOs. Candidates must have at least two and one half years of Rail operating |
| 24 | experience in the five years preceding the closing date for applications. |
| 25 | B . The selection process for RSITs shall be based on an Employee's ability, training, |
| 26 | education, experience, and job performance, as determined by appropriate testing procedures and |
| 27 | evaluation. Candidates on the list must meet the hiring criteria at the time they are offered a position |
| 28 | as RSIT. An Employee who does not meet the qualification requirements at the time of appointment, |

or who declines an offer, will be removed from the list; such Employee may reapply during a subsequent recruitment. The list will remain in effect until exhausted.

C. Testing procedures for RSIT candidates shall be developed with input from Rail Supervisors. A Rail Supervisor, selected by Rail after consultation with the UNION, shall be included in the RSIT candidate selection process.

D. RSITs shall be placed in that classification for twelve months, during which time they shall be required to qualify as Dispatcher, Field Supervisor, and Operations Controller. Failure to qualify shall result in termination as RSIT and return to previous classification with no loss in seniority. Rail shall establish and publish standards for qualification and, with input from instructing Rail Supervisors, will determine in each case whether the RSIT has successfully qualified.

E. Upon appointment, RSITs shall be subject to a twelve-month probationary period.

F. Upon appointment, RSITs shall receive a voucher for four pairs of uniform pants, six uniform shirts or blouses, one sweater, one parka, and one hat. The same items shall be issued to Rail Supervisors newly hired from Bus Supervisor positions.

[TA 9/25/2013]

SECTION 4 RAIL SUPERVISOR-IN-TRAINING

The PARTIES agree to continue to develop a program in which Rail Operators will be trained to become Rail Supervisors. [TA 6/28/2013, MOA 410U0712; modified TA 9/25/2013]

SECTION 5-4 - PICKS

A. In the spring and fall of each year, when a facility opens or closes, or when mutually agreed by the PARTIES, all shifts required in the job classification of Rail Supervisor will be posted for a general pick. Copies of shifts to be picked will be posted at all work sites 14 days prior to the pick. RAIL also will issue each RAIL Supervisor and the UNION a copy of this information. After the posting, there will be a review period in which changes may be made by RAIL. No changes will be made five days prior to the pick date unless mutually agreed by the PARTIES. Implementation of the spring pick will occur between April 1 and April 15 and implementation of the fall pick will occur between October 1 and October 15. The two general picks will be held unless a special pick has occurred or is scheduled to occur within 45 days of the general

seniority move-up will be held within 14 days if RAIL elects to fill the vacant shift. Remaining vacant shifts may be offered in seniority order to fully qualified RSITs.

B. Move-ups may not be requested during the last eight weeks of the current shake-up.

SECTION 7-6 - WORK ASSIGNMENTS

- **A.** The Rail Supervisor job classification, except for RSIT, shall have regular shifts and relief shifts. All shifts will be available for pick according to the pick guidelines.
- **B.** All shifts for Rail Supervisors shall be completed within a continuous eight or ten hour period.
- C. Regular shifts shall consist of five consecutive days of work (or four days if it is a 4/40 assignment) in a workweek, with each workday guaranteed eight or ten hours, respectively. Regular shift RDOs shall be two consecutive days (4/40 assignments shall have three consecutive RDOs). All regular shifts will be assigned in their entirety unless otherwise approved by the unit supervisor or designee. When a shift is cancelled, the unit supervisor or designee will notify the UNION.
- **D.** Relief shifts will be guaranteed 40 hours of work per workweek, with an eighthour guarantee each workday. RDOs and shifts for Relief Rail Supervisors shall be posted by Friday of the week before each pay period ends for each pay period. There will be two consecutive RDOs (or three consecutive RDOs for 4/40 assignments) for each 40-hour week, except for Relief Rail Supervisors with Friday and Saturday RDO combinations switching to another RDO combination or vice versa. RDOs will not be changed or cancelled without the consent of the affected Rail Supervisor, except in an emergency. The RDOs for Relief Rail Supervisors may change each pay period as a result of the availability of assignments.
- **E.** Prior to the end of each pay period, each Relief Rail Supervisor will pick his/her assignment for the next pay period from the known available assignments and available RDOs, by seniority. Assignments with four or five days of the same shift available in one pay week (Saturday through Friday) must be picked in their entirety with their RDOs. Each pay week will be picked separately. Assignments selected the first week will not affect selections in the second week, except

where minimum time off between shifts and/or 54 hours off for RDOs would be compromised. [TA 10/18/2013]

- **F.** If there are not enough work assignments for all Relief Rail Supervisors to choose from, extra assignments may be created. RAIL may change a Relief Rail Supervisor's extra assignment by up to four hours, provided the change is made at least twelve hours before the start time of the Rail Supervisor's extra assignment, except as provided in Paragraph G. In an emergency, or with the Relief Rail Supervisor's consent, a Relief Rail Supervisor's extra assignment may be changed by more than four hours and with less than twelve hours notice. Relief Rail Supervisors who have picked extra assignments must check in between twelve and eight hours prior to the scheduled start of the extra assignment to find out if there is a change.
- **G.** All Rail Supervisors shall have at least 54 hours scheduled off for their two consecutive RDOs.
- **H.** RAIL will determine the number of relief shifts, but the number of relief shifts will not exceed one-third of the total of all shifts with a minimum of three.
- I. RAIL agrees to assign all special project assignments by giving equal consideration to the Rail Supervisor's education, ability and experience as it applies to each assignment. Special project assignments will be posted for regular Rail Supervisors to apply for and selection shall be based on the above criteria if the special project assignment is to exist for 30 days or more. If the special project assignment is in excess of 90 days, the special project assignment will be rotated among those Rail Supervisors who applied and who meet the above criteria, provided the rotation does not result in project delay. METRO also recognizes the need for ongoing optional training programs which will allow Rail Supervisors to become better qualified for their present work assignments or for advancement.
- **J.** Except where modified by historical practice, agreement or mutual understanding, any work that has been historically or traditionally performed only by Rail Supervisors will not be performed by any other individual.
- **K.** When a shift remains unfilled within one hour of the start time of the shift and RAIL determines that the shift cannot be cancelled, a Rail Supervisor working a different shift with

workday shall be paid at the overtime rate of one and one-half times the existing straight-time rate of

pay for actual hours worked.

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| B. Any work performed on a RDO shall be paid at the overtime rate with minimum |
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| pay of four hours. No Rail Supervisor will be required to work on his/her RDO except in an extreme |
| emergency. Should no Rail Supervisor accept an overtime assignment, it may be assigned by inverse |
| seniority to Rail Supervisors who are scheduled to work that day as part of their regular assignment. |

- C. All overtime will be assigned according to guidelines mutually developed and agreed by the PARTIES.
- **D.** Posted special event assignments will be available for pick by Rail Supervisors. These assignments will be known as future overtime and will be credited to the Rail Supervisor in advance and combined with overtime hours actually worked.

SECTION 10-9- VACATION SELECTION

The selection of vacation will follow those guidelines set for vacation selection and accrual in Article R9 with the following exceptions:

A. Rail Supervisors will pick vacations by Rail Supervisor seniority order once per year. At the spring pick, Rail Supervisors will select vacations in increments of no less than five days, by seniority. After all first choices are filled, by seniority, second, third, fourth and fifth choices will be selected in that order, by seniority. Appropriately accrued vacation will be used in the selection of these periods.

B. Rail Supervisors will pick vacations by Rail Supervisor seniority order once per year. [TA 10/18/2013]

- **CB.** The number of Rail Supervisors allowed on vacation during the same period shall be at least one.
- **DC.** A Rail Supervisor may use his/her current vacation accrual in single-day increments with the approval of his/her immediate supervisor.

SECTION **11-10** – GENERAL AND SPECIAL BENEFITS

- **A.** Upon the approval of RAIL, at least one Rail Supervisor per day shall be allowed to use a personal holiday.
- **B.** Annually, on the fourth Monday in January, a uniform allowance payable by voucher of twelve times the top step of the Rail Supervisor wage rate on January 1 of each year shall

| be available for each Rail Supervisor. The maximum uniform allowance balance, which may be |
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| carried over into the next year is \$500. The uniform voucher may be used only to purchase |
| authorized uniform items. When a Rail Supervisor needs to replace his/her all-weather parka or |
| jacket due to normal wear and tear, RAIL will issue a voucher for its replacement. In addition to the |
| above allowances, a Rail Supervisor may be reimbursed once each calendar year for one pair of |
| personal work shoes costing up to an amount of six times the top step of the Bus ServiceRail |
| Supervisor wage. To receive reimbursement the shoes must meet the current standards of uniform |
| footwear for Rail Supervisors. [TA 10/18/2013] |
| |

- C. All necessary safety and foul weather gear will be provided by RAIL. [TA 10/18/2013]
- **D.** Rail Supervisors will receive hands-on orientation on all Rail equipment within 90 days of its use in service. Those Rail Supervisors who are directly involved in the operation/service of the special equipment will receive orientation or training on such equipment.
- E. It is RAIL's responsibility that all Rail Supervisors will be trained and certification kept current in first aid, Automated Emergency Defibrillator (AED) and cardiopulmonary resuscitation by an accredited instructor. Training will be paid at the applicable rate of pay. [TA 10/18/2013]
- **F.** Rail Supervisors selected by the UNION will participate in the Rail Labor-Management Relations Committee as needed.
- **G.** RAIL will complete a written description of the duties and responsibilities of each shift.
- **H.** RAIL will determine the number of Rail Supervisors allowed to have time off through day off book procedures and will accommodate Rail Supervisor requests consistent with daily staffing requirements. Requests for AC days may not be entered into the day off book more than one calendar month in advance of the day(s) off desired.

| D. Each Lead Employee in the Vehicle Maintenance Division shall receive a 10% |
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| lifferential above the top step of the existing wage rate and any shift differential of the classification |
| for which s/he serves as a Lead. Lead pay shall be calculated as follows: regular hourly rate, plus |
| shift differential, plus 10%. |
| |

- E. Lead workers have the responsibility of coordinating the work of the Employees to whom they are assigned to provide lead direction. Lead workers assign job tasks and direct Employees' efforts to ensure that work gets done effectively while treating all Employees with respect and in a fair and consistent manner. A Rail Vehicle Maintenance Lead will be considered a working Lead. In addition to his/her Lead duties, a Lead shall continue to perform the regular work of the classification s/he is leading.
- **F.** No Lead Employee will discipline other Employees or perform formal Employee evaluations.
- **G.** For overtime and holiday work assignments: When performing the regular work of the classification that s/he is leading, the Lead of that specific classification will be offered the assignment (by base, by shift, by seniority) only after Employees in that classification have been asked first.

SECTION 6 - UPGRADE LEADS

- **A.** RAIL may upgrade employees to Lead status at its discretion.
- **B.** Upgrade Lead Employees shall be selected on the basis of ability, training, education, experience, and job performance as determined by appropriate testing procedures and/or evaluations which will be developed with input from the UNION.
- C. Each Upgrade Lead Employee in the Rail Vehicle Maintenance Division shall receive a 10% differential above the top step of the existing wage rate and any shift differential of the classification for which s/he serves as an Upgrade Lead. Lead pay shall be calculated as follows: regular hourly rate, plus shift differential, plus 10%.
- **D.** Upgrade Lead workers have the responsibility of coordinating the work of the Employees to whom they are assigned to provide lead direction. Upgrade Lead workers assign job tasks and direct Employees' efforts to ensure that work gets done effectively while treating all

Employees with respect and in a fair and consistent manner. A Rail Vehicle Maintenance Upgrade Lead will be considered a working Lead. In addition to his/her Lead duties, an Upgrade Lead shall continue to perform the regular work of the classification s/he is leading.

E. No Upgrade Lead Employee will discipline other Employees or perform formal Employee evaluations.

SECTION 7 – PICKS AND MOVE-UPS

- **A.** Consistent with Rail Operator picks, three times each year, when a facility opens or closes, or when RAIL schedules a section-wide pick, the number of Employees required on each shift shall be posted.
- **B.** At the pick, each Employee listed in Section 1 will be permitted to select, by classification seniority, his/her shift (when applicable), and his/her two consecutive RDOs. Specific duties within a classification also may be picked to the extent specified by RAIL on the pick sheets. Prior to each pick, the RAIL Manager/designee will meet with the UNION Executive Board Officer for Rail and the Vice President/Assistant Business Representative Maintenance/designee to discuss and identify any ongoing or planned special projects that may be appropriate for posting on the pick sheets.
- If a permanent Lead program is developed, all permanent Lead Employees shall pick once annually prior to the first pick of the year for other Rail Vehicle Maintenance Employees.
- C. Copies of the pick schedules and shifts will be posted ten days prior to the start of the pick by RAIL. Should any modifications to the pick schedules and shifts occur after the posting, RAIL will notify the UNION before the modification is posted. No changes will be made less than five days prior to the pick.
- **D.** RAIL will make arrangements for each Employee to be available to report to an appropriate pick location at least ten minutes ahead of his/her pick time to examine available work assignments. An Employee shall be compensated for the time spent in the selection process when it is during his/her work hours.
 - **E.** A UNION representative for Rail will be present and facilitate the pick.

F. An Employee, who is unable to attend the pick, can submit an absentee pick form with the RAIL designee, as identified on the pick schedules, indicating his/her work preferences. The RAIL designee must receive this form no less than 24 hours before the pick. Failure to do so will result in the UNION representative picking an assignment for the Employee. The UNION representative shall make an effort to select an assignment comparable to the last picked position (shift and RDO), not to include any move-ups. Selections made by the UNION will not be subject to the grievance/arbitration procedure.

G. When RAIL determines that an Employee will be unavailable for work for an entire shake-up, that Employee shall not pick a shift. The UNION Executive Board Officer for Rail will be notified prior to the pick process. If such Employee returns to work during a shake-up, s/he may return to his/her previous picked position, if such still exists, or to a position as close as possible to the assignment s/he was working previously. RAIL and the Employee may mutually agree to a different assignment, and the UNION will be notified.

H. If a vacant position is to be filled or a new position is created, Employees in that classification will have a move-up if requested by the UNION.

SECTION 8 – VACATION SELECTION

- **A.** Vacations will be picked by classification once each year no later than March 15th.
- **B.** The number of Employees allowed to take vacation shall be 10% of the Employees in that classification, rounded to the nearest whole number. However, the number of Employees in each job classification allowed on vacation shall not be less than two Electromechanics, one MSC Worker, and one Rail Service Worker.
- C. Vacation may be selected in blocks of one or more full weeks. The selection of vacations by Rail Vehicle Maintenance Employees shall be extended over the entire calendar year. An Employee who takes his/her vacation in two or more blocks shall select the second block of his/her vacation after all Employees in his/her classification have made their first selection; his/her third selection after all Employees in his/her classification have made their second selection; etc., until all blocks of the vacation have been selected. Picked vacation blocks will begin or end with the Employee's RDOs.

D. A Rail Vehicle Maintenance Employee may use vacation or accumulated time in increments of one or more hours, provided s/he has available vacation or accumulated time and subject to advance approval by his/her immediate supervisor.

SECTION 9 – OVERTIME

- **A.** All hours worked in excess of eight in the scheduled workday or work on an Employee's RDO shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for the classification for actual overtime hours worked.
- **B.** An overtime assignment of four hours or less will be offered to a job classification within a base, by and seniority, to qualified Employees who are working the shift preceding or succeeding the shift where the work is to be accomplished and/or performed.
- C. Overtime assignments of more than four hours will be offered to a job classification within a base, by by seniority, to qualified Employees, including Employees on their RDO.
- **D.** Scheduled or planned overtime will be posted. An Employee who wishes to receive scheduled overtime shall sign up on an overtime list posted at his/her workplace. Each overtime sign-up list will close at the beginning of the specified shift on the designated close date. An Employee who is not on the overtime list will not be eligible for scheduled overtime.
- **DE.** An A full shift overtime assignment of eight hours willshall first be offered in its entirety to a job classification, by seniority, to qualified Employees who are on their RDO before it is split and offered in smaller pieces.
- **F.** An Employee who is awarded the overtime on the list will be subject to the Section 12 Attendance Management procedures of this AGREEMENT.
- **1.** If the Employee awarded the overtime calls sick, the overtime shall be offered first to Employees that volunteered for the assignment during its original post time-frame.
- 2. The Employee awarded the overtime shall submit a leave request for approval if s/he no longer wishes to volunteer for that assignment. The overtime will be offered first to Employees that volunteered for the assignment during its original post time-frame.
 - **EG.** Should no Employee accept the overtime assignment, it may be assigned by

inverse seniority. If the least senior Employee is not qualified or reasonably available, the overtime may be assigned to the next least senior Employee.

- **H.** An Employee on light duty status shall not be eligible for overtime.
- FH. An Employee who is scheduled for paid time off and who is interested in working on the RDOs preceding or succeeding his/her paid time off, must provide written notice to his/her immediate supervisor, who shall sign and date acknowledgement of receipt. Holidays connected to these RDO's also require this notice. For overtime assignment, s/he will be considered in seniority order in accordance with Paragraphs C and D.
- **GI.** Overtime on any shift shall be computed at the rate paid for the Employee's regularly-scheduled shift. Overtime on day shift extending into swing shift shall be paid with no hourly shift differential. Overtime on swing shift extending to grave shift shall be paid at the swing shift overtime rate of pay. Overtime on grave shift extending to day shift shall be paid at the grave shift overtime rate of pay.
- **HJ.** In the case of an extreme emergency, RAIL can assign overtime work to any qualified Employee. An Employee who works overtime during an extreme emergency shall be limited to a maximum of twelve hours of work during the first day and ten hours of work in any 24-hour period thereafter. In addition, an Employee must have at least one of his/her RDOs in each seven-day period. An Employee may voluntarily waive the time off required in this Paragraph.
- **IK.** A RAIL Vehicle Maintenance Employee, who has gone home after his/her regular shift and who is called back to work and reports for work, will be guaranteed at least four hours pay at the overtime rate.
- JL. A RAIL Vehicle Maintenance Employee called in before his/her regularly-scheduled report time and in conjunction with his/her regular shift will be paid for actual hours worked.
- KM. The following governs Electromechanics-in-Training overtime and holiday work assignments. When performing the regular work of the classification of Electromechanic, an Electromechanic-in-Training will be offered a work assignment, by seniority, only after Electromechanics and Lead Electromechanics in that classification have been asked first.

Electromechanics-in-Training will not be subject to inverse seniority to fill work assignments for the Electromechanic classification for overtime or holidays work assignments.\

[TA 9/25/2013]

SECTION 10 - SHIFT DIFFERENTIAL

Shift differentials shall be paid as a percentage above an Employee's hourly base wage rate. Any shift with a quitting time from 8:01 p.m. to 2:00 a.m. will be considered a swing shift. Any shift with a quitting time from 2:01 a.m. to 10:00 a.m. will be considered a graveyard shift.

| Classification | Swing Shift (percentage above hourly base wage rate) | Graveyard Shift (percentage above hourly base wage rate) |
|--------------------------------------|--|--|
| Electromechanic | 2.40% | 3.19% |
| Rail Service Worker | 2.95% | 3.93% |
| Maintenance Service Center Worker | 2.75% | 3.66% |

SECTION 11 - SPECIAL BENEFITS

A. A tool allowance shall be provided annually, by separate check, not later than March of each year, to Employees permanently assigned as of January 1st the same year to the classification of Electromechanic. No Employee may collect more than one tool allowance in a year. The amounts shall be as follows:

| Year | Allowance |
|----------------------|-----------|
| 2011 2014 | \$826 |
| 2012 2015 | \$826 |
| 2013 2016 | \$826 |

RAIL agrees to provide those tools necessary to perform all mechanical work assigned to Vehicle Maintenance Employees who are not provided the annual tool allowance. Employees who receive a tool allowance will be allowed to purchase tools at the discounted rate RAIL receives under

its tool contracts, in accordance with procedures established by RAIL. Tools purchased under RAIL's tool contracts are for an Employee's use during regular work hours and are not to be purchased for an Employee's personal use. Tools purchased or replaced using the tool allowance/discount shall be the personal property of the Employee.

- **B.** RAIL shall provide tool insurance to those Employees who receive an annual tool allowance. Coverage will be for actual replacement cost of the inventory on file. Except at the discretion of RAIL, no claim shall be honored without evidence of forcible entry, unless a police report has been filed. METRO shall be liable for any tool boxes damaged in or stolen from the worksite. Each Employee shall have on file with his/her immediate supervisor an up-to-date inventory of tools designating the type, size and manufacturer. Photographs will also be acceptable. RAIL shall have the right to inspect the inventory of tools. However, an Employee shall be allowed three days after the inspection to locate any tools which s/he claims are missing.
- **C.** Each Rail Vehicle Maintenance Employee, shall receive his/her choice of coveralls or a clean uniform (pants and shirt) daily.
- **D.** Any Employee who is required to work in inclement weather or hazardous areas will be provided the necessary safety and/or foul weather gear, which may include, but is not limited to, a rainset, hat and boots. Each Employee is required to wear footgear approved by RAIL. Each Employee shall be entitled to a RAIL voucher to be applied toward purchases of footgear (one pair of boots and cushioned inserts identified on the RAIL voucher at time of purchase). The maximum RAIL contribution paid by such voucher shall be \$200 per Employee as provided in Paragraph E.
- **E.** RAIL shall provide and maintain necessary safety clothing, uniforms and equipment. Replacement items shall be issued when the item is lost, stolen, damaged or worn out.
- **F.** When an Employee is informed during his/her regular shift that overtime in excess of two hours beyond the end of the regular shift will be required, or when an Employee is called at home to perform work commencing in excess of two hours before his/her shift, RAIL will provide a 30-minute unpaid meal period or a 15-minute paid break, at the Employee's preference.
- **G.** Except where modified by historical practice, agreement, or mutual understanding, duties traditionally performed by the Employees in the job classifications listed in Section 1, will be

performed only by Employees working in those classifications.

- **H.** Rail Vehicle Maintenance Employees may use the ten minutes prior to the end of their workday for personal clean-up.
- **I.** When upgraded to a higher paid classification, an Employee shall be paid at the wage step which provides at least a 10% increase above his/her current rate of pay. However, no upgraded Employee shall be paid more than the top step of the classification to which s/he has been upgraded.
- **J.** RAIL will provide a secure area at each work location for UNION related materials accessible to all UNION representatives at that location.

SECTION 12 – ATTENDANCE MANAGEMENT

- **A.** The PARTIES recognize that Rail Vehicle Maintenance duties and functions are time critical and that Employees have the responsibility and obligation to be at work on time each day. Rail Vehicle Maintenance Employees will be subject to the following terms, which supersede any conflicting provisions elsewhere in the AGREEMENT.
- **B.** Rail Vehicle Maintenance will monitor and record attendance using the terms of late occurrence and unexcused absence. No late occurrence or unexcused absence will be issued to Employees that call one-half hour before his/her shift to request unscheduled leave and then are requested to come to work, provided they report to work in a reasonable time. An Employee can use AC time or vacation time to make up lost time.
- **C.** A late occurrence (six minutes to two hours) shall be managed and recorded as follows:
 - 1. An Employee may complete any time left on his/her shift.
 - **2.** An Employee may work a full eight hours or ten hours for 4/40 Employees even though this work would continue into the next shift.
 - **3.** An Employee may not use AC time or vacation to make up lost time.
 - **4.** An Employee will be paid for actual hours worked at his/her scheduled rate of pay.
 - **5.** A late occurrence shall not create an overtime opportunity for the late

RDOs. Specific duties within a classification may also be picked to the extent specified by RAIL on the pick sheets.

- C. A once-yearly vacation pick will be held. Thereafter, the once-yearly vacation pick shall occur during the spring pick before December 15th. [TA 7/2/2013]
- **D.** All Employees listed in Section 1 may select by classification seniority their shift (when applicable) and two consecutive RDOs. Specific duties within a classification may also be picked to the extent specified by RAIL on the pick sheets.
- **E.** Copies of the proposed pick schedule and shifts will be posted for review no later than 14 calendar days prior to the start of the pick. Changes in the posting may not be made less than seven days prior to the pick. The effective date of the shake-up will be approximately two weeks after the pick.
- **F.** An Employee who is unable to attend the pick may leave an absentee pick form with the UNION indicating his/her work preferences. Failure to do so will result in the UNION representative picking an assignment for the Employee. The UNION representative shall make an effort to select an assignment comparable to the assignment most recently worked. Selections made by the UNION will not be subject to the grievance/arbitration procedure.
- **G.** When RAIL determines that an Employee will be unavailable for work for an entire shake-up, that Employee shall not pick a shift. The UNION will be notified prior to the start of the pick process.

SECTION 8 – VACATION SELECTION

- A. RAIL will determine the number of Employees who may be on vacation at any one time in each job classification and shall indicate same on a list at the worksite. At least one Employee in each job classification shall be allowed to use vacation in each vacation period, provided that RAIL has sufficient staffing to provide service and Employees can work under safe conditions. For the purpose of this provision, Custodians and Lead Custodians shall count as a single classification. The UNION representatives shall conduct the vacation pick. [TA 7/2/2013]
- **B.** At the first pickBefore December 15th of the calendareach year, each Way, Power and Signals Employee, may select a maximum of five separate blocks of vacation, in the following

payroll year, each consisting of one or more consecutive workdays. No more than five vacation blocks may be used in any calendar payroll year. Vacation selections shall be made by seniority within a job classification. An Employee who takes his/her vacation in two or more blocks shall select the second block of his/her vacation after all Employees in his/her classification have made their first selection; his/her third selection after all Employees in his/her classification have made their second, etc. RAIL shall post a calendar with all approved vacation selections indicated.

Vacation changes shall not be allowed except in emergencies, as determined by RAIL. [TA 7/2/2013]

After the vacation pick, any other vacation requests will be honored on a first come, first

After the vacation pick, any other vacation requests will be honored on a first come, first served basis.

- C. An Employee who does not select vacation at the first pick of the yearannual vacation pick must request vacation at least 30 days prior to the first effective day of requested leave, unless otherwise approved by management. [TA 7/2/2013]
- **D.** An Employee who has not filed a vacation request according to the above Paragraphs must do so by October 1 or may be subject to losing his/her vacation time.
- E. On September 15 of each year, RAIL will notify each Employee who has a vacation balance which exceeds the allowable carry-over per Article R9, Section 4. Such Employee must use the amount of vacation which exceeds the allowable carry-over before the end of the year.
- **F.** An Employee who desires to use unpicked vacation may use up to three days per year in single-day increments with the prior approval of his/her immediate supervisor. An Employee may use vacation leave in one-hour increments with the approval of his/her immediate supervisor.
- **G.** Management will respond to a written request for any vacation or leave within seven days of receipt.

SECTION 9 – OVERTIME

- **A.** All hours worked in excess of eight or ten hours for a 4/40 Employee, in the scheduled workday, except as provided in Article R13, and on an Employee's RDO shall be paid at the overtime rate of one and one-half times the existing straight-time rate of pay for the classification for actual overtime hours worked.
 - **B.** When unscheduled overtime is requested to complete a special task, the overtime

will first be offered to the Employee within the classification responsible for the work. A special task shall mean:

- 1. non-ordinary circumstances in which the work cannot wait to be completed; or
- 2. work deemed unreasonable to have anyone but the existing Employee performing the work be the one to complete the special task. [TA 7/2/2013]
- C. An Employee who wishes to receive planned or scheduled overtime shall sign, or request to be put on, an overtime list posted on a weekly basis. Each overtime list will be posted on Monday and pulled at noon on Thursday. An Employee who is not on the overtime list will not be eligible for the planned and scheduled overtime, except in the case of an emergency or if overtime must be assigned in inverse order of seniority. RAIL will not call an Employee who is on an authorized leave for overtime, unless it is an extreme emergency.
- **1.** Overtime will be assigned to Employees on the list, first by shift, then by seniority within a classification provided the Employee is qualified and reasonably available.
- **2.** If the overtime is not filled from the list, it may be offered, by seniority, to Employees in the next lower job classification(s), provided the Employee is qualified for the upgrade and available on site to do the work.
- 3. If the overtime has not been filled after all of the procedures outlined in Paragraph 2 have been followed, then it will be assigned in inverse order of seniority in the affected job classification. If the least senior Employee is not qualified or reasonably available, the overtime will be assigned to the Employee next lowest in seniority. In the event of an emergency, RAIL may assign overtime to any qualified Employee.
- **D.** A Way, Power and Signals Employee, who has gone home after his/her regular shift, and who is called back to work and reports for work, will be guaranteed four hours of pay at the overtime rate. If a Way, Power and Signals Employee can correct the situation without having to report to the worksite, they will be guaranteed two hours of pay at the overtime rate.
- **E.** A Way, Power and Signals Employee called in before his/her scheduled report time and in conjunction with his/her regular shift will not be sent home early to avoid overtime payment and will not be required to work beyond a spread of twelve hours. An Employee desiring to

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go home early may request permission from his/her immediate supervisor.

F. Overtime on any shift shall be computed at the rate paid for the Employee's regularly-scheduled shift. Overtime on day shift extending into swing shift will be paid at the overtime rate with no hourly shift differential. Overtime on swing shift extending to graveyard shift will be paid at the overtime rate with swing shift differential. Overtime on graveyard shift extending into the day shift will be paid at the overtime rate with graveyard shift differential.

SECTION 10 - SHIFT DIFFERENTIAL

Shift differentials shall be paid as a percentage above an Employee's hourly base wage rate. Any shift with a quitting time from 8:01 p.m. to 2:00 a.m. will be considered a swing shift. Any shift with a quitting time from 2:01 a.m. to 10:00 a.m. will be considered a graveyard shift.

| Classification | Swing Shift (percentage above hourly base wage rate) | Graveyard Shift (percentage above hourly base wage rate) |
|---|--|--|
| Signal and Communications Technician | 2.21% | 2.94% |
| Track and Right of Way Maintainer | 2.40% | 3.19% |
| Facilities Custodian | 3.70% | 4.93% |
| Station Custodian | 3.36% | 4.47% |
| Facilities Mechanic | 2.40% | 3.19% |
| Rail Laborer | 3.04% | 4.05% |

SECTION 11 – SPECIAL BENEFITS

RAIL will provide any and all tools necessary to perform all assigned mechanical work to Way, Power and Signals Employees.

- **A.** Each Way, Power and Signals Employee shall receive eleven uniforms and shall wear a uniform during all work hours.
 - **B.** Each Employee who is required to work in inclement weather or hazardous areas

| 1 | scheduled rate of pay. |
|----|---|
| 2 | e. A late occurrence shall not create an overtime opportunity for the |
| 3 | late Employee. No grievances will be filed by other Employees claiming overtime infringements |
| 4 | should an Employee elect to work his/her full shift and the time worked extends into another shift. |
| 5 | 2. of between one and two hours shall be managed and recorded as follows: |
| 6 | a. An Employee may complete any time left on his/her shift only. |
| 7 | b. An Employee may not use AC time or vacation to make up lost |
| 8 | time. |
| 9 | c. An Employee will be paid for hours worked at his/her scheduled rate |
| 10 | of pay. |
| 11 | 3. Late occurrences will be recorded in a 180 day rolling time frame as |
| 12 | follows: |
| 13 | a. 1st through 5th occurrence – Employee and chief initial the time |
| 14 | sheet/late report card. |
| 15 | b. 6th occurrence – one-day suspension without pay. |
| 16 | c. 7th occurrence – discharge, treated as a major infraction as defined |
| 17 | in Article R4. |
| 18 | D. Unexcused absences (over two hours late) shall be managed and recorded as |
| 19 | follows: |
| 20 | 1. An Employee may complete his/her shift only. |
| 21 | 2. An Employee may not use AC time or vacation to supplement his/her |
| 22 | regular shift pay. |
| 23 | 3. Such Employee is not eligible for overtime that day. |
| 24 | 4. Unexcused absences will be recorded in a twelve-month rolling time frame |
| 25 | as follows: |
| 26 | a. 1st occurrence – Employee will receive Oral Reminder; chief will |
| 27 | initial the late report card. |
| 28 | b. 2nd occurrence – Employee will receive Written Reminder; chief |
| | A 1 |

will initial the late report card. 1 2 **c.** 3rd occurrence – One-day suspension without pay. 3 **d.** 4th occurrence – Discharge, treated as a major infraction as defined 4 in Article R4. 5 E. An occurrence which results in a second one day suspension within 180 days of the 6 occurrence that resulted in the first suspension shall result in discharge. 7 **F.** Extenuating circumstances will be considered. Any request by an Employee to 8 have a late occurrence or unexcused absence removed from the attendance management record must 9 be presented to the chief in writing, within five workdays of the occurrence. An Employee that has a 10 late occurrence or unexcused absence that has been removed from the attendance management record 11 has the option to use vacation leave, AC time, or sick leave as appropriate to make up lost time. 12 **G.** The PARTIES agree to review this Section on an annual basis. 13 SECTION 13 -TRAINING 14 The PARTIES shall develop training programs in selected trade classifications. The 15 PARTIES will jointly determine the implementation of the programs. The programs will recognize 16 that workforce diversity is valued and encouraged. **17** SECTION 14 - RAIL LABOR-MANAGEMENT RELATIONS COMMITTEE 18 Way, Power and Signals Employees will participate in the Rail Labor-Management Relations 19 Committee. 20 21 22 23 24 25 26 27 28

ARTICLE R22: LIGHT RAIL TRAINING 1 2 SECTION 1 – DEFINITION OF EMPLOYEES 3 • Rail Technical Trainer 4 SECTION 2 – GENERAL CONDITIONS 5 **A.** With the mutual agreement of the Employee and RAIL, the Rail Technical Trainer 6 may work an alternative work schedule, which may include but is not limited to: 4/40, flexible work 7 hours, compressed workweek, telecommuting and/or job share arrangements upon approval of his/her 8 immediate supervisor. FLSA-exempt Employees may be granted up to a maximum of ten days executive leave annually, to be administered according to King County policy. 10 **B.** The Rail Technical Trainer position will be filled through an open and competitive 11 recruiting process. 12 C. When Rail Technical Trainer is required to work on a holiday, s/he will have 13 another day off with pay on a day mutually agreed by the Employee and his/her immediate 14 supervisor. 15 **D.** Rail Technical Trainers will receive a second personal holiday to be used in the 16 payroll year in lieu of the holiday for Lincoln's Birthday defined in Article R8, Section 3. The use of **17** the personal holiday will be governed by Article R8, Section 4, Paragraph B. 18 19 20 21 22 23 24 25 26 27 28

| 1 | ARTICLE R23: TEMPORARY EMPLOYEES |
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| 2 | SECTION 1—DEFINITION |
| 3 | A. "Temporary Employee" shall mean a person who is employed for a period of time |
| 4 | not to exceed six months. However, Temporary Employees may be used for a maximum period of |
| 5 | twelve months if mutually agreed by the PARTIES. |
| 6 | B. "Project Temporary Employee" shall mean a person who is employed for a period |
| 7 | of time expected to exceed 1,040 hours in a rolling twelve-month period but not to exceed two years |
| 8 | on a special project. |
| 9 | SECTION 2 SELECTION AS A PERMANENT EMPLOYEE |
| 10 | A full time Temporary Employee or Project Temporary Employee who is selected by |
| 11 | METRO for a permanent position in the same classification shall serve a six-month probationary |
| 12 | period; however, if the Employee has 90 or more days of continuous temporary employment in the |
| 13 | classification at the time of selection, the probationary period shall be reduced to three months. |
| 14 | SECTION 3 WAGES AND BENEFITS |
| 15 | A. A Temporary Employee shall be paid for actual hours worked at the current rate in |
| 16 | effect for his/her classification and length of service. Such Employee is eligible for overtime pay |
| 17 | after working more than eight hours in one day, 40 straight time hours in one workweek and/or for |
| 18 | hours worked on holidays. |
| 19 | B. The employment period will count for pay purposes and the service will count for |
| 20 | seniority accrual and continuous service credit only during a single period of temporary employment; |
| 21 | provided, however, when a Temporary Employee or Project Temporary Employee is laid off by |
| 22 | METRO and rehired as a permanent Employee within 30 days, the prior service shall be credited as |
| 23 | continuous service for purposes of pay only. Any Employee who voluntarily resigns or is discharged |
| 24 | will not be eligible for prior service credit for purposes of pay or benefits if rehired as a permanent, |
| 25 | Project Temporary, or Temporary Employee. |
| 26 | C. A Temporary Employee with less than 90 days of service is not eligible for any |
| 27 | Employee benefits. |
| 28 | D. A Temporary Employee who is employed for 90 days or longer continuous service |
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| 1 | and who works full-time shall be eligible, beginning the first of the month following the 90-day |
|----------|---|
| 2 | anniversary, for sick leave, holidays and vacation, medical, dental and optical benefits. |
| 3 | E. A Temporary Employee whose employment is extended beyond 1,040 hours in a |
| 4 | rolling twelve month period shall receive retroactive benefits based on date of hire and the formula in |
| 5 | Article R12, Section 1, Paragraph D. |
| 6 | F. A Project Temporary Employee is eligible for benefits based on date of hire and |
| 7 | the formula in Article R12, Section 1, Paragraph D. |
| 8 | G. Temporary employees will not be used to fill regular, career service positions |
| 9 10 | except as provided in Article R3, Section 13. SECTION 1 – DEFINITION |
| 11 | A. "Temporary Employee" shall mean a person who is employed for a period of time |
| 12 | not to exceed 1040 hours in a rolling twelve-month period. However, Temporary Employees may be |
| 13 | used for a maximum period of 2080 hours in a rolling twelve-month period if mutually agreed by the |
| 14 | PARTIES. |
| 15 | B. "Project Temporary Employee" shall mean a person who is employed for a period |
| 16 17 | of time expected to exceed 1,040 hours in a rolling twelve month period but not to exceed the |
| 17 18 | duration of the project, the duration of a backfill for another Employee, or two years, whichever |
| | |
| 19 20 | comes first. |
| | C. Employees covered by this Article: |
| 21 22 | 1. Will not be used to fill regular, Career Service positions until after the process |
| 23 | provided in Article 3, Section 13 has been completed. |
| 24 | 2. Do not become Career Service Employees and must be immediately separated if |
| 25 | their employment exceeds the limits established above; otherwise, a contract violation has occurred. |
| 26 | 3. Shall be considered probationary Employees for the duration of their employment, |
| 27 | whose instances of discharge will be covered by Article 4.9. |
| 28 | 4 Are not subject to the layoff and recall provisions of the AGREEMENT. |

- 5. Will be assigned to work locations, shifts, and regular days off by METRO.
- 6. Will either be provided with those tools necessary to perform their jobs, or will receive one-third of the applicable tool allowance in effect at the time for the classification.
- D. Positions filled by Employees covered by this Article will not be part of the regular pick process for regular Employees.
- E. METRO and the UNION will periodically meet to discuss the use of Employees under this Article and whether the work should properly be performed by other Employees.

 Additionally, METRO will notify the UNION and offer to meet to discuss any project which would employ a substantial number of Employees under this article.

SECTION 2 – SELECTION AS A PERMANENT EMPLOYEE

- **A.** A Temporary Employee or Project Temporary Employee who is selected by METRO for a permanent position in the same classification shall serve a six-month probationary period; however, if the Employee has 90 or more days of continuous temporary employment in the classification at the time of selection, the probationary period shall be reduced to three months and s/he will receive a seniority date, vacation service credits and wage progression which reflects his/her continuous service.
- **B.** A Temporary Employee or Project Temporary Employee who is separated from METRO and rehired as a permanent Employee within, will not receive seniority or vacation service credits. However, such Employee rehired within a year will receive wage progression credit for time served as a Temporary Employee or Project Temporary Employee.

SECTION 3 – WAGES AND BENEFITS FOR TEMPORARY EMPLOYEES

A. A Temporary Employee shall be paid for actual hours worked at the current rate in effect for his/her classification and length of service. Such Employee is eligible for overtime pay

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ARTICLE R24: MODIFICATION PROVISION AND SAVINGS CLAUSE

SECTION 1 – MODIFICATION PROVISION No modification, alteration, or revision to this AGREEMENT shall be asserted, implemented, or considered a binding modification to this AGREEMENT unless first reduced to writing, identified as such, and signed by the Director of the King County Office of Labor Relations/designee and the UNION President/Business Representative/designee. SECTION 2 - SAVINGS CLAUSE Should any provision of this AGREEMENT be rendered or declared invalid because of any existing or subsequent legislation or by any court decision, the remaining provisions of this AGREEMENT shall continue in full force and effect. Both PARTIES agree to immediately attempt to renegotiate such invalidated provisions to comply with the law.

EXHIBIT RA – JOB CLASSIFICATIONS AND TOP HOURLY WAGE RATES

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2 **TITLE** 3 **Rail Section** 4 Electromechanic \$34.57 5 **Grounds Specialist** \$29.21 6 Lead Rail Facilities Custodian \$24.62 7 Lead Rail Station Custodian \$27.15 8 Maintenance Service Center Worker \$30.13 9 Rail Facilities Custodian \$22.38 10 Rail Facilities Mechanic \$34.57 11 Rail Laborer \$27.29 12 Rail Operator \$30.21 13 Rail Service Worker \$28.06 14 Rail Signal and Communications Technician \$37.55 15 Rail Station Custodian \$24.68 16 Rail Supervisor \$38.05 **17** Rail Supervisor (Operations Control Controller) \$39.95 18 Rail Supervisor-In-Training \$34.25 19 Rail Technical Trainer \$40.66 20 Track and Right of Way Maintainer \$34.57 21 *Lead Rail Facilities Mechanic \$38.03 22 *Lead Rail Laborer \$30.02 23 *Lead Rail Signal and Communications Technician \$41.31 24 *Lead Rail Track and Right of Way Maintainer \$38.03 25 26 27 **Streetcar Section** 28 Streetcar Maintainer \$34.57

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