In consideration of the mutual advantages gained thereby, the Shelton School District and Mason Transit Authority hereby agree to the following changes or amendments to the Interlocal Service Agreement dated September 20, 2016 (the "Agreement"), a copy of which is attached hereto.

1. Subsection b. of Section 2. TIME, PRICE AND PAYMENT of the Agreement is amended to read as follows:

"b. Level II Filter Cleaning is charged a Level I Cleaning fee plus \$25.00 per hour. Level II Cleaning may take 8 to 12 additional hours of cleaning."

2. All other terms of the initial Agreement remain in full force and effect.

Dated this 10th day of June, 2024.

MASON TRANSIT AUTHORITY

SHELTON SCHOOL DISTRICT

Brenda Trogstad, Assistant Superintendent

of Operations and Finance

INTERLOCAL SERVICE AGREEMENT

This Agreement is entered into this 20th day of September, 2016, by and between Mason Transit Authority (MTA), a Washington municipal corporation, and Shelton School District (Customer).

IN CONSIDERATION OF the mutual benefits and conditions set forth below, the parties hereto agree as follows:

1. SCOPE OF SERVICES TO BE PERFORMED BY MTA

MTA shall perform the following services for Customer:

- a. Level I Filter Cleaning:
 - l. Receive filter and inspect
 - li. Filter band and seal cleaning
 - iii. Air flow testing
 - iv. Pneumatic cleaning
 - v. Filter air flow test
 - vi. Filter repackaging for shipment/delivery
- b. Level II Filter Cleaning:
 - i. Includes Level I cleaning
 - ii. Thermal regeneration for up to 12 hours
 - iii. Pneumatic cleaning
 - iv. Filter air flow testing
 - v. Filter repackaging for shipment/delivery

2. TIME, PRICE, AND PAYMENT

- a. Level I Filter Cleaning will usually be processed within 24 hours of arrival at MTA at a cost of \$106.00 per filter.
- b. Level II Filter Cleaning is charged a Level I Cleaning fee plus \$10.00 per hour. Level II Cleaning may take 8 to 12 additional hours of cleaning.
- c. Customer will be invoiced for services performed when the last Filter's cleaning is complete. All payments are due 30 days from the date of invoice.

3. TERM

This agreement shall be effective for a period of one year from date of signed agreement. After the expiration of the first year of the contract, it shall be automatically renewed on an annual basis except that the prices charged for services shall be adjusted to the current rate. Service charge changes will be notified in writing prior to the adjustment. Either party may cancel this agreement at any time without cause upon ten (10) days' written notice to the other party.

4. WARRANTY

MTA cannot and does not guarantee or warrant that we can achieve recovery of the filter. Filters can fall for a variety of reasons as a result of operating conditions. The primary source of failure is unusual thermal events that have caused sintering, failure of the cell walls or melting of the ceramic substrate.

Filters can also be damaged by dropping them, thermal shocking, excessive oil soaking, chips and vibration. Due to design and materials, some filters last longer than others or can withstand higher temperatures.

MTA cannot control the time between cleanings and makes no guarantees. Filters can be re-plugged within hours if the engine is malfunctioning, operating temperatures are out of specification or if the wrong fuels or lubricants are used. MTA knows of filters that have 240,000 miles after cleaning and a filter that re-plugged in hours. The ash that plugs a filter loads lineally in the filter based on engine hours and RPM. The loading rate of ash will vary due to the lubricants used, engine condition and fuel quality. Usually it takes quite a period of time to plug a filter with ash. Soot plugging can occur very quickly and is usually due to a very unfavorable operating condition such as low filter temperature or engine problems.

5. SHIPPING

- a. Incoming: MTA only accepts filter shipped with all incoming freight prepaid. MTA will not accept freight-collect shipments.
- b. Outgoing: MTA will ship all outgoing freight collect, unless otherwise agreed. MTA accepts no liability for any damage which occurs in shipping. Shipping is strictly at the Customer's sole and exclusive risk.
- c. Drop off and Pick-up: MTA will accept filters dropped off by Customer and will call to notify Customer when filters may be picked up. Filters may not be left at MTA for more than thirty (30) days unless advance written agreement is reached. Filters left for more than thirty days will be subject to sale or disposal. All disposal costs will be billed to Customer.

6. PACKAGING

DPF are very expensive filters and should be treated with care. Make sure your shipment is adequately packaged for rough motor freight conditions. The filter should be placed in a sealed bag or container. Make sure the packaging protects flanges or rims from denting. Do not leave the ceramic face exposed. Filters will be returned to Customer using the packaging in which the filter was originally sent to MTA.

7. REPAIRS

MTA does not offer repair services

8. INDEPENDENT CONTRACTOR

The Customer and MTA agree that MTA is an independent contractor with respect to the services provided pursuant to this Agreement. Nothing in this Agreement shall be considered to create the relationship of employer and employee, agency or joint venture between parties. No employee of MTA shall be entitled to any benefits according Customer's employees by virtue of the services provided under this Agreement. The Customer shall not be responsible for paying, withholding, or otherwise deducting any customary state or federal payroll deductions, including by not limited to FICA, FUTA, state industrial insurance, state workers compensation, or otherwise assuming the duties of an employer with respect to any employee of MTA.

9. ENTIRE AGREEMENT

This Agreement contains the entire agreement between the parties hereto, and no other agreements, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or bind either party. Either party may request change to the Agreement. Proposed changes, which are mutually

agreed upon and signed by each party's authorized signatory, shall be incorporated by written amendments to this Agreement.

10. APPLICABLE LAW, VENUE, ATTORNEY'S FEES

This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. In the event any suit, arbitration, or other proceeding is instituted to enforce any term of this Agreement, the parties specifically understand and agree that venue shall be exclusively in Mason County, Washington. The prevailing party in any such action shall be entitled to its attorney's fee and costs of suit.

CONTRACT SIGNATURES:

DATED this 26th day of September, 20

MASON TRANSIT AUTHORITY

SHELTON SCHOOL DISTRICT

Danette Brannin, General Manager

Address:

790 E Johns Prairie Road Shelton, WA 98584 В́у:

Address: