AMENDMENT TO THE CURRENT MEMORANDUMS OF UNDERSTANDING AND COLLECTIVE BARGAINING AGREEMENTS BETWEEN THE CITY AND COUNTY OF SAN FRANCISCO AND THE UNIONS IDENTIFIED IN APPENDIX A

The City and County of San Francisco hereby agrees to providing the following additional term to the current Memorandums of Understanding ("MOU") and Collective Bargaining Agreements ("CBA") identified in Appendix A, subject to approval by the San Francisco Board of Supervisors and contingent on the acceptance of this Amendment by the Union on or before May 31, 2022:

III – PAY, HOURS AND BENEFITS

##. HOLIDAYS

Floating Holidays

<u>Notwithstanding any provision of this MOU (or CBA), employees can carry forward</u> <u>an additional 80 hours of accrued floating holidays above normal limits for fiscal</u> <u>year ending FY21-22, and may be used consistent with the rules in the successor</u> <u>MOU or CBA regarding use of such floating holidays.</u>

Holiday Compensation for Time Worked

<u>Notwithstanding any provision of this MOU (or CBA), in-lieu legal holidays earned</u> <u>in fiscal year 2021-2022 shall be carried forward to the following fiscal year, and</u> <u>may be used consistent with the rules in the successor MOU or CBA regarding use</u> <u>of such in lieu holidays.</u>

Compensatory Time for "Z" Employees for Local 21

<u>Notwithstanding any provision of this MOU to the contrary, the one hundred</u> <u>twenty hour (120) compensatory time carry forward into the 2022-2023 fiscal year</u> <u>provision for Z-designated employees shall be waived, and may be used consistent</u> <u>with rules in the successor MOU regarding use of such compensatory time.</u>

FOR THE CITY

FOR THE UNION

Date: 5/26/2022

Date:

Ardis Graham

Employee Relations Director

APPROVED AS TO FORM:

DAVID CHIU City Attorney

Date: <u>5/26/2022</u>

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Ionathan Rolnick Chief Labor Attorney