

County Juvenile Detention Guild;

NOW, THEREFORE, BE IT MOVED by the Council of King County:

The Binding Interest Arbitration policy in the county's comprehensive labor policies, adopted on July 14, 2010, is hereby amended as follows:

“Binding Interest Arbitration: It shall be the policy of King County that binding interest arbitration only be extended to those represented groups of County employees where the provision of service by those employees is essential and absence of which would pose an immediate and dire threat to the public health, safety and welfare.

Those groups include, in addition to those entitled to binding interest arbitration pursuant to applicable state law: court protection officers, 911 (including E911) operators, juvenile detention officers, and those other members of the King County Juvenile Detention Guild whose services are essential and the absence of which would pose an immediate and dire threat to the public health, safety, and welfare.”