COLLECTIVE AGREEMENT

Between²

BC TREE FRUITS COOPERATIVE 3

And 4



UNITED FOOD AND COMMERCIAL WORKERS 6 UNION, LOCAL NO. 247

Chartered by the United Food and Commercial ⁷ Workers International Union, AFL-CIO, CLC

FOURTH PRINTING

Incorporating Letter of Understanding #6 dated Feb. 23, 2016; Letter of Understanding #7 dated May 10, 2017; and Letter of Understanding #8 dated July 23, 2018

Errors and Omissions Excepted

TERM OF AGREEMENT

October 2, 2013 to October 1, 2020

8

Dear Member: 1

This is your Union Collective Agreement. It ² represents the progress and efforts of many years of negotiations. Please read it and make sure you are receiving the benefits to which you are entitled.

Only by insisting on your rights, and refusing to let anyone abrogate them, can the Agreement be kept strong and meaningful. Any abuse of the Collective Agreement tends to undermine and weaken it.

Let's respect the Agreement; let's keep it strong and meaningful.

Make full use of your Shop Stewards. 5

SUZANNE HODGE ⁶ President

DAN GOODMAN
Secretary-Treasurer

ART	ICLE 1 – [DEFINITIONS	1 ²
	1.01	Employee – Bargaining Unit	1 ³
	1.02	Probationary Employee	2
	1.03	Hours Worked	2
	1.04	Seniority	2
	1.05	Number and Gender	3
	1.06	Gross Earnings	3
	1.07	Benefit Qualifying & Accumulation	3
	1.08	Full Time Employee	3
	1.09	Part Time Employee	4
	1.10	Shortage of Work	4
	1.11	Layoff	4
ART	ICLE 2 – l	JNION RECOGNITION	
	2.02	No Discrimination	5 ⁵
	2.03	Non-Bargaining Unit Employees	5
	2.04	Work of the Bargaining Unit	5
	2.05	Bulletin Boards	5
ART	ICLE 3 – l	JNION SECURITY	6 ⁶
	3.01	Union Membership	6 ⁷
	3.05	Deductions of Dues	6
	3.10	Shop Stewards	7
	3.11	Union Representatives	8
ART	ICLE 4 – I	MANAGEMENT RIGHTS	88
ART	ICLE 5 – I	HOURS OF WORK AND SCHEDULING	9 9
	5.01		9 10
	5.02	Normal Work Week	9

	5.03	Shifts – Day, Afternoon & Graveyard	10
	5.04	Hours of Work – Full Time	10
	5.05	Hours of Work – Schedule	10
	5.06	Schedule Blocks Offered	11
	5.07	Schedule Posted	11
ART	TCLE 6 –	SHIFT DIFFERENTIAL	11 ²
ART	TCLE 7 –	OVERTIME	12³
	7.01	Overtime	124
		b) Banked Overtime Hours	12 5
		c) Overtime – Voluntary	13
		d) Overtime Allocation & Procedure	13
		e) Daily Overtime	13
		f) Weekly Overtime	14
ART	TCLE 8 –	STATUTORY HOLIDAYS	
	8.02	Recognized Statutory Holidays	14 7
	8.03	Statutory Holidays – Saturday or Sunday	15
	8.04	Work on Statutory Holidays	15
	8.05	Statutory Holidays	15
ART	TCLE 9 –	CALL IN	15 ⁸
	9.01	Call-In – Scheduled Day Off	15 9
	9.02	Call In – Statutory Holidays	16
ART		- CALL BACK	
	10.01	Call Back – After a Completed Shift	1611
ART		- REST PERIODS	
	11.01	Rest Periods	17 13
	11.02	Meal Time Payment	17
	11 03	Meal Time	17

ARTI	CLE 12 -	SENIORITY	18	
	12.01	Seniority List	18	
	12.02	New Hire List	18	
	12.03	Transfer to Management	18	
	12.04	72-Hour Notice – Loss of Seniority/Termination	19	
	12.05	Notice to Union of Employment Changes	19	
ARTI	CLE 13 –	LAYOFFS AND RECALL	19	
	13.02	Recall Requirements	20	
ARTI	CLE 14 –	CREW REDUCTION	20	
	14.01	Mechanical Breakdown	20	
	14.02	Crew Reduction	21	
ARTI	CLE 15 –	CLOSURE OF AN EMPLOYER OPERATION	21	
ARTI	CLE 16 –	JOB VACANCIES	22	
	16.01	Job Classifications	22	
	16.02	Temporary Jobs	22	
	16.03	Trial Period on Posted Job Selections	22	
	16.04	Job Vacancies for Trades	23	
	16.05	Job Vacancies	23	
	16.06	Job Selections	24	
	16.07	Applications in Writing	24	
	16.08	Job Application Procedures	25	
	16.09	Reclassification to Production Line Worker	25	
	16.10	Restricted Displacement	26	
	16.11	Selection of Job Applicants	26	
ARTI	CLE 17 -	TRAINING POSTINGS	26	
	17.01	Selection of Trainees	26	2
	17 02	Trainee Rates of Pay	27	

	17.03	Training Time Limits	27
	17.04	Training – No Loss of Work or Pay	28 2
/	ARTICLE 18 -	LOSS OF SENIORITY AND TERMINATION	OF
	EMPLOY	YMENT	28
/	ARTICLE 19 -	- LEAVES OF ABSENCE	29
	19.01	Leave of Absence	29
	19.02	Family Days	29
	19.03	Leave When Appointed to Union Office	29
	19.04	Leave to Attend to Union Office	30
	19.05	Education Leave	30
	19.06	Jury Duty or Witness Duty	30
	19.07	Bereavement Leave	31
	19.08	Maternity Leave	31
	19.09	Maternity Leave – Return to Work Notice	32
	19.10	Maternity Leave – Extended Leave	32
	19.11	Maternity Leave – Job Duty Requirements	32
	19.12	Maternity Leave – Pension & Other Benefits	32
	19.13	Maternity Leave – Employment Standards Act	33
	19.14	Payment of Wages – Union Members	33
/	ARTICLE 20 -	- ILLNESS OR INJURY PLACEMENT	33
	20.02	Work Restrictions	34
/	ARTICLE 21 -	- ANNUAL HOLIDAYS (VACATIONS)	34
	21.05	Vacation Options	36
	21.06	Vacation – Less Than 1200 Hours	36
	21.07	Vacation – Qualifying Hours	36
	21.08	Vacation Year	36
		Vacation Selection Procedure	

	21.10	Vacation Format	38	1
	21.11	Vacation Pay – Less Than 1200 Hours	38	2
	21.12	Vacation Payment	39	3
ARTI	CLE 22 -	GRIEVANCE PROCEDURE	40	4
	22.01	Definition of Grievance	40	5
	22.02	Grievance to be in Writing		
	22.03	First Step – Grievance in Writing		
	22.04	Second Step	41	
ARTI	CLE 23 -	ARBITRATION	41	
		2) Single Arbitrator	41	
	23.02	Final and Binding Decision	41	
	23.03	No Power to Alter	41	
	23.04	Arbitration Cost Sharing	42	
ARTI	CLE 24 -	DISCIPLINE	42	
	24.01	Discipline	42	
ARTI	CLE 25 -	NO STRIKE OR LOCKOUT CLAUSE	43	
ARTI	CLE 26 -	WAGES AND CLASSIFICATIONS	44	
	26.01	Wages – Schedule "A"	44	
	26.02	Pay Slips	44	
ARTI	CLE 27 –	SPRAY DISPENSER PREMIUM	44	
ARTI	CLE 28 –	SAFETY & HEALTH	45	
	28.01	Provisions for Safety and Health	45	
	28.02	Safety Committee	45	
ARTI	CLE 29 -	FIRST AID ATTENDANT	46	
	29.01	First Aid Attendant Posting	46	6
	29.02	First Aid Attendant Premium		
	29.03	Backup First Aid Attendant – Premium	47	

	29.04	Backup First Aid Attendant – Requirement	47	1
	29.05	First Aid – Job Duties	47	
	29.06	First Aid Attendant – Seniority	47	
	29.07	First Aid Training	48	
	29.08	Bargaining Unit First Aid	50	
F	ARTICLE 30 -	- SICK LEAVE	50	
	30.01	Sick Leave – Qualification Period	50	
	30.02	Sick Leave – Accumulation	50	
	30.02	Sick Leave – Remuneration	51	
	30.04	Loss of Earnings on Day of Injury	51	
	30.05	Vacation Pay In Lieu of Sick Leave	51	
F	ARTICLE 31 -	- MEDICAL PLAN	52 ²	:
	31.01	a) Medical Plan	52	3
	b)	Medical Rebate	52	
	31.02	Failure to Obtain B.C. Medical Coverage	53	
	31.03	B.C. Medical – W.C.B	53	
F	ARTICLE 32 -	- PENSION RETIREMENT PLAN	54 ⁴	,
	32.01	Employer Contributions	54	5
	32.02	Employee Contributions	54	
	32.03	Plan Earnings	55	
	32.04	Plan Eligibility Requirements	55	
	32.05	British Columbia Pension Benefits Standards A Eligibility requirements		
	32.06	Contributions Remitting and Reporting	56	
	32.07	Joint Board of Trustees	57	
	32.08	Administration of the Plan	57	
	32.09	Plan Members – Termination	58	

		1) Retirements:	59
		2) Terminations:	59
	32.11	Additional Contributions	59
	32.12	Disputes Procedure	60
	32.13	Plan Registration	60
	32.14	Unvested Forfeitures	60
	32.15	Qualifying Shifts	60
	32.16	Severance Pay – Retirement	61
	32.17	WSBC – Contributions While On Leave	61
Æ	ARTICLE 33 -	– GENERAL	61
	33.01	Wearing Apparel	61
		1) Gloves and Aprons	61
		2) Coveralls	62
		3) Safety Footwear	62
	33.02	No Sexual Harassment	62
	33.03	Tool Allowance	62
	33.04	Negotiations – Cost Sharing	63
	33.05	Buggies and Stools	63
	33.06	Labour Management Committee	63
	33.06	Copies of Collective Agreement	63
	33.07	Chief Engineers Premium	63
ß	ARTICLE 34 -	- TECHNOLOGICAL OR PROCEDURAL CHANGES	64
	34.01	Advance Notification	64
	34.02	Retraining	64
	34.03	Rate Adjustment	
	34.04	Severance Pay	65
	34.05	New Classifications	65

34.06	Individual Plants	65
34.07	Standard Rates of Pay	66
ARTICLE 35 -	- DURATION OF AGREEMENT	66
SCHEDULE "	A" CLASSIFICATIONS	68
SCHEDULE "	AA" CLASSIFICATIONS	70
SCHEDULE "	AAA" CLASSIFICATIONS	72
FIRST AID AT	TENDANT	73
LETTER OF U	NDERSTANDING NO. 1	74
RE: RESPECT	AND DIGNITY	74
	NDERSTANDING NO. 2	
	CTING OUT	
LETTER OF U	NDERSTANDING NO. 3	75
RE: EMPLOY	EES ON KELOWNA SENIORITY LIST	75
LETTER OF U	NDERSTANDING NO. 4	77
RE: SENIORI	TY LISTS	77
	NDERSTANDING NO. 5	
RE: LUMP SU	JM PAYMENTS	78
Lump S	Sum Payments*	78
LETTER OF U	NDERSTANDING NO. 6	80
RE: BACK UI	P FIRST AID ATTENDANT PREMIUM, CUSTODIAL/ FIRST	ST
AID SCH	IEDULE, WAGE AND CLASSIFICATION CHANGES	80
LETTER OF U	NDERSTANDING NO. 7	84
	ORAGE/ MECHANIC/ TRADESPERSON NAMING, WAG	
AND CL	ASSIFICATION CHANGES	84
LETTER OF U	NDERSTANDING NO. 8	91
RE: Cider Co	mpany Positions, Wage and Classification Changes	91

SCHEDULE AAAA - Creation, Names, and Wage	1
Adjustments 9	1
SCHEDULE AAAA - SUPERVISION 9	12
RECLASSIFICATION TO PREVIOUS JOB CLASS 9	3
SCHEDULE "AAAA" CLASSIFICATIONS	14

COLLECTIVE AGREEMENT ¹

THIS AGREEMENT MADE THIS 2nd DAY OF OCTOBER, 2013²

BY AND³

BETWEEN: BC TREE FRUITS COOPERATIVE, in the Province 4

of British Columbia, hereinafter referred to as

the EMPLOYER.

AND: 5 UNITED FOOD AND COMMERCIAL WORKERS 6

UNION, LOCAL 247, chartered by the United Food and Commercial Workers International Union, AFL-CIO, CLC, hereinafter referred to as

the UNION.

WHEREAS: It is the intent and purpose of the parties hereto 7

that this Agreement will promote and improve industrial and economic relationships between the employees and the Employer as set forth herein the basic agreement covering rates of pay, hours of work and conditions of employment to

be observed between the parties hereto.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH: 8

ARTICLE 1 – DEFINITIONS

1.01 Employee – Bargaining Unit 9

The term "Employee" means a person employed by the 10 Employer to do skilled and unskilled manual, clerical or

technical work, but does not include office staff or a manager or superintendent or any other person excluded under the provisions of The British Columbia Labour Relations Code.

1.02 Probationary Employee²

The term "probationary employee" as defined in this ³ Collective Agreement shall mean, an employee who has worked 320 hours from the date of hire with the Employer. During the probationary period employees will not be entitled to seniority and may be terminated by the Employer by reason of being unsuitable for further employment. The reasons for dismissal will be available to the Union on request.

1.03 Hours Worked 4

For the purposes of this Agreement, hours worked shall be the actual hours an employee has performed work including hours worked on overtime.

1.04 Seniority⁶

The term seniority as used in this Agreement shall mean ⁷ the numbers of hours worked including the hours accumulated on an approved leave. Employees shall be entitled to accrue seniority only in the plant in which they work. In the case of maintenance or trades, each of the classifications noted shall have an individual regional seniority listing. Present employees will be credited with full hours based on their present seniority.

1.05 Number and Gender ¹

Throughout this Agreement when the context so 2 requires or permits, the singular number shall be read as if the plural were expressed, and the masculine gender as if the feminine or neuter, as the case may be, were expressed.

1.06 Gross Earnings³

"Gross Earnings" for the purpose of this Agreement shall be defined as all money received directly from the Employer (wages, overtime, shift premiums, vacation pay, sick leave pay, statutory holidays, bereavement pay and jury duty pay).

1.07 Benefit Qualifying & Accumulation⁵

All days absent on paid vacations, statutory holidays, ⁶ Workers' Compensation Board, paid sick leave, leave of absence on Union business, jury duty, bereavement leave and Industry related Educational leave as determined by the Employer shall be considered as hours worked toward qualifying for and accumulation of all benefits.

1.08 Full Time Employee⁷

Regular employees who are hired to work on a full time scheduled basis.

1.09 Part Time Employee 1

Regular employees, who are hired to work one day or ² more per week on a regularly scheduled basis, but who work less than full time hours per week.

1.10 Shortage of Work³

Absence of work to be done for a period of less than two (2) days does not constitute a layoff. Shortage of work is the day to day reductions of work, due to mechanical breakdown or short term variation in production requirements.

1.11 Layoff⁵

Displacement due to permanent lack of work, or a reduction of the majority of their work hours. Employee bumping or displacement may only occur during a Layoff.

ARTICLE 2 – UNION RECOGNITION 7

2.01 The Employer recognizes the Union as the sole solective bargaining authority for its employees covered by this Agreement and hereby consents and agrees to negotiate with the Union, or any authorized committees thereof, in any or all matters affecting the relationship between the said Employer and employees, looking towards a peaceful and amicable settlement of any difference that may arise between the Employer and the Union.

2.02 No Discrimination ¹

The Employer agrees that there shall be no a discrimination against Union members for continued employment, promotion or transfer, or in the hiring of new employees.

There shall be no discharge because of membership in³ the Union or legitimate Union activities that do not interfere with production or the rights of other employees.

2.03 Non-Bargaining Unit Employees⁴

This Collective Agreement shall not apply to any office staff, manager, sales staff, supervisor or any other person excluded under the provisions of the British Columbia Labour Code.

2.04 Work of the Bargaining Unit ⁶

Supervisors and persons above the rank of supervisor shall not perform work which is normally performed by employees in the bargaining unit except in cases of emergency and for the purpose of instruction of employees.

2.05 Bulletin Boards⁸

The Employer agrees to supply a bulletin board to be fixed in a prominent, accessible location in each plant, and agrees that the Union shall have the right to use 50% of the space on such bulletin board for the posting of notices of official Union business.

3.01 Union Membership¹

Upon completion of 320 hours worked, all employees shall, as a condition of employment, maintain active membership with the Union. It is agreed that the Employer will have employees fill out Union membership applications immediately and forward them to the Union office completed and signed.

- **3.02** The Employer shall deduct, as a condition of each employee's continued employment, a sum equivalent to Union dues.
- **3.03** All new members will pay an initiation fee as 4 established by the Union. The Employer will deduct and remit same to the financial secretary of the Union within thirty (30) days.
- 3.04 Special assessments if levied in accordance with the 5 Constitution & By-laws of the Union will be deducted from members of the Union upon proper notification from the Union.

3.05 Deductions of Dues 6

The Employer agrees that he will during the life of this ⁷ Agreement, deduct from each employee, each month, an amount equal to the monthly dues, constitutionally established by the Union.

3.06 It is also agreed that for the purpose of administering 8 payrolls through the Industry computer system the

Employer will deduct from each employee the monthly ¹ Union dues constitutionally established by the Union, on the basis of twenty-six (26) two week work periods each year.

- 3.07 The Employer will within 30 days, transmit all monies so ² deducted to the Union, together with a list in duplicate of the names of the employees from whom such monies were deducted. This list shall show the first or given name as well as the surname of each employee.
- 3.08 The deduction on the records of the Employer shall³ constitute the sums so deducted as money held by the Employer in trust for the Union.
- 3.09 The Employers shall show on each pay slip when the 4 employee has completed 320 worked hours on each pay slip thereafter. It shall be totaled at the end of each calendar year and new totals accumulated for the next calendar year.

3.10 Shop Stewards 5

The Union shall select for each plant, in whatever manner it deems proper, a chief shop steward and shop stewards and shall advise the Employer of their selection. The chief shop steward and shop stewards shall be on the current seniority list in the plant. With the express permission of the supervisor or plant manager, shop stewards and the chief shop steward shall be allowed the time required to attend to Union business during working hours with no deduction in pay. Such permission shall not be unreasonably withheld.

3.11 Union Representatives ¹

The authorized business agent or representative of the ² Union shall be permitted to visit members regarding Union business during working hours, after obtaining permission from the Employer and no interview shall be more than five minutes unless during lunch time. It is understood that visits during lunch period shall not be restricted so long as the privilege is not abused.

These provisions for Union security shall be a condition³ of entering into or continuing in the employ of the Employer.

ARTICLE 4 – MANAGEMENT RIGHTS

- **4.01** The Employer shall have the exclusive right to manage the operation and services subject to the provisions of this Agreement, including without limiting the generality of the foregoing, its right to determine:
 - a) Employment;

5

- b) Complement;
- c) Work methods and procedures;
- d) Kinds and locations of equipment;
- e) Facilities and buildings;
- f) Hours of work, scheduling, assignment, classification, and evaluation of employees;

- g) Contracting out of services;
- h) Organization;
- i) Promotion, demotion, layoff and discharge of employees;
- j) Maintenance of order, discipline and efficiency;
- k) Employee training and training program selection.

The Employer has the right to make and alter rules and ² procedures to be observed by the employees.

ARTICLE 5 – HOURS OF WORK AND SCHEDULING

5.01 Normal Hours of Work³

The normal hours of work shall be to a maximum of ten⁴ (10) hours per day and forty (40) hours per week.

5.02 Normal Work Week⁵

Every reasonable effort, consistent with good business and efficient operations, will be made to schedule a work week consisting of forty (40) hours for as many senior employees as possible. Shifts will be scheduled consecutively whenever possible.

5.03 Shifts – Day, Afternoon & Graveyard 1

a) The maximum hours of work for a full shift shall be ² any ten (10) consecutive hours in a twenty four (24) hour period.

Day shift start times: $6:00 \text{ am} - 10:00 \text{ am}^3$ Afternoon shift start times: 10:00 am - 6:00 pmGraveyard start times: after 6:00 pm

b) The majority of hours worked will determine the appropriate shift for those employees starting work during the overlap periods as indicated above.

5.04 Hours of Work – Full Time⁵

Employees shall not be scheduled to work with fewer than eight (8) hours between shifts except by mutual consent between the Employee and Employer.

The Employer will maximize full time shifts. In addition full time employees may access part time shifts as a result of losing shifts due to lack of production.

5.05 Hours of Work – Schedule 8

The Employer shall, draw up hours of work schedules to meet with requirements of his operation. Hours of Work schedules shall be posted on the bulletin board and a copy submitted to the Union. Shifts will be filled by a shift bid process based on seniority.

Employees who are scheduled and report to work shall to be paid a minimum of four (4) hours pay at straight

time. However, if the employee does not wish to work the equivalent of four (4) hours and leaves on his/her own accord, he/she shall only be paid for the time actually worked.

5.06 Schedule Blocks Offered²

Scheduled blocks shall be offered weekly, bi-weekly, or monthly on the basis of seniority. Senior employees will have the first opportunity to bid on a scheduled block. The Employer will endeavor to maximize Monday to Friday schedules for senior employees.

5.07 Schedule Posted 4

Scheduled blocks shall be posted at least 5 days in advance of the beginning of each schedule to allow employees to choose a schedule block.

ARTICLE 6 – SHIFT DIFFERENTIAL⁶

6.01 The afternoon or night shift premium rate will only apply to any afternoon or night shift hours worked and it is understood that the hours worked on these shifts with the exception of meal hour shall be continuous and the premium shall be \$1.00 per hour.

7.01 Overtime ¹

- a) Overtime shall be offered by seniority, in the ² following order:
 - i) scheduled employees on the job performing ³ the assigned work.
 - ii) posted employees on the job who have chosen the area pursuant to the posting provisions.
 - iii) remaining employees at work who are posted within the classification.
 - iv) employees at work working within the classification on a temporary basis.
 - v) other employees at work who are qualified and can immediately and adequately perform the duties of the job.

b) **Banked Overtime Hours** 4

It is agreed that all employees shall have the option of either being paid or to bank all overtime hours worked.

All hours banked in a calendar year will be paid at ⁶ the rate of pay at the time the employee banked the overtime if the employee has not exhausted bank at the end of each calendar year.

Employees wishing to take paid time off in lieu of overtime pay must provide at least two weeks notice to their supervisor. Paid time off must be scheduled by mutual agreement between the employee and supervisor.

Employees will be allowed to bank overtime in dollars until the end of the following calendar year.

c) Overtime – Voluntary 3

All overtime shall be voluntary. Should there be no 4 volunteers, call in will be in reverse order of seniority.

d) Overtime Allocation & Procedure 5

In respect of the equitable allocation of overtime the Employer shall, commencing June 1st of each year, approach employees by seniority in the classification for the purposes of determining the area to which they wish to be assigned, such as Shipping, Receiving, Production, Maintenance, and Cold Storage. In doing so the Employer shall determine the appropriate number of employees within the classification to be allocated to each area. Nothing herein shall preclude the Employer from assigning employees to work in other areas as required.

e) **Daily Overtime**⁷

All overtime hours worked on any given day in⁸ excess of eight (8) hours, or the scheduled shift in a day, whichever is greater shall be paid for at the

rate of one and one-half times the regular hourly rate for the first two hours, after which double time will apply.

f) Weekly Overtime²

All hours worked in excess of forty (40) hours in a³ week shall be paid at one and one-half times the regular hourly rate for the first eight (8) hours, after which double time will apply.

There shall be no pyramiding of overtime and both daily and weekly overtime shall not be paid for the same hours worked and all overtime shall be paid at the rate for the classification and for job title duties being performed.

ARTICLE 8 – STATUTORY HOLIDAYS 5

8.01 Statutory holiday pay will be paid to all employees working on an hourly basis or on piece-work in an amount equal to 4% of gross wages as defined in Article 1.06. This amount will be paid on each pay cheque and itemized as payment for statutory holidays.

8.02 Recognized Statutory Holidays⁷

New Years Day, Family Day, Good Friday, Victoria Day, ⁸ Canada Day, B.C. Day, Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day, Boxing Day

8.03 Statutory Holidays – Saturday or Sunday¹

If the statutory holiday falls on a Saturday or a Sunday, the following Monday or preceding Friday shall be observed as a holiday or any other day mutually agreed by Employer and the Union.

8.04 Work on Statutory Holidays³

Employees who work Statutory Holidays, shall be paid at the rate of one and one-half times their regular hourly rate of pay. All hours in excess of the employee's regularly scheduled hours [e.g., eight (8) or ten (10) hours] shall be paid at double (x2) the regular hourly rate.

8.05 Statutory Holidays 5

Employees shall be offered work on statutory holidays ⁶ by seniority in the following order:

- i) Posted employees.
- ii) Employees who can immediately and adequately perform the duties of the job.
- iii) Employees not at work.

ARTICLE 9 – CALL IN⁸

9.01 Call-In – Scheduled Day Off 9

Employees who are not at work and are called in to 10 work shall be paid a minimum of four (4) hours pay at straight time. However, if the employee does not wish

to work the equivalent of four (4) hours, and leaves on his own accord, he shall only be paid for the time actually worked.

9.02 Call In – Statutory Holidays²

Employees who are called in to work on a Statutory Holidays shall be paid a minimum of four (4) hours at applicable overtime rates. However, if such employee(s) does not wish to work the equivalent of four (4) hours and leaves on his own accord, he shall only be paid for the time actually worked at the overtime rate.

ARTICLE 10 – CALL BACK

10.01 Call Back - After a Completed Shift 4

Where an employee completes a regularly scheduled shift, leaves the premises, and is called back to work by the Employer, overtime would be applicable and calculated on hours of actual work, or a total of four (4) hours at straight time, whichever is greater. However, if the employee does not wish to work the equivalent of four (4) hours, and leaves on his own accord, he shall be paid only for the time actually worked at the overtime rate.

11.01 Rest Periods 1

A break of fifteen consecutive minutes, morning and afternoon, with pay for all hourly workers, shall be granted after not more than two and one-half hours of work on anyone shift. Employees working overtime will be allowed to break after not more than two and one-half hours of work. It is agreed that no break shall exceed fifteen minutes and that the break shall be timed from equipment shutdown until equipment start-up and employees shall be expected to return to work. It is understood and agreed that receiving and loading crews shall use discretion to avoid unreasonable delays in receiving or loading individual loads of produce or supplies.

11.02 Meal Time Payment³

Employees required to remain at the location of their work for all or part of their normal meal period shall be permitted to eat their meal on Employer time without loss of pay. When mechanics and others are required to remain at the location of their work throughout a normal meal period and have not received advance warning to provide their own lunch, they will be allowed up to \$5.00 for a meal.

11.03 Meal Time⁵

Employees shall not be required to work over 5 hours continuously without a meal period.

12.01 Seniority List 1

The Employer shall prepare semiannual seniority lists.² The first list is due June 1, then December 1. A copy shall be posted on the bulletin board and shall indicate employees' seniority standing and classification. The Employer is responsible for maintaining this list and it shall be kept posted at all times.

When an employee's seniority standing has been a posted for one quarter it will not be subject to correction except by mutual consent, and only if a legitimate error had occurred. Copies are to be forwarded to the Union and in addition to the above shall include the employee's current mailing address and telephone number.

12.02 New Hire List⁴

The employee who completes 320 worked hours first shall be added to the seniority. If two (2) or more employees have the same seniority then relative position on the new hire list shall be alphabetically by surname.

12.03 Transfer to Management ⁶

No employee shall be transferred to management or office staff without his consent. If an employee is transferred to management or office staff, he/she shall be excluded from coverage of this Collective Agreement. Such employee shall retain his/her seniority

for a period of six (6) months, after which all seniority in the bargaining unit shall be lost.

12.04 72-Hour Notice – Loss of Seniority/Termination ²

The Employer shall, within 72 hours or as soon as reasonably possible thereafter, advise the chief or designated shop steward and the Union by letter when the employee has lost his seniority or terminated for any reason.

12.05 Notice to Union of Employment Changes⁴

The Employer shall submit to the Union once each pay period the names of any employee who is hired, discharged, voluntarily quits, or suffers loss of seniority.

ARTICLE 13 – LAYOFFS AND RECALL⁶

13.01 Layoffs shall be by reverse order of plant seniority or in ⁷ the case of maintenance or trades, by classification on the regional seniority list.

If the senior employee is not qualified or capable of performing the work to be done, the senior employee may be laid off out of line of seniority.

a) Employees not at work in their posted positions of during the layoff and recall period shall receive their posted rate of pay or the rate for the job being performed whichever is greater.

b) Employees who choose to exercise their seniority rights to a temporary job shall be paid the rate of the job being performed.

13.02 Recall Requirements²

Where the employee has no telephone, the onus shall be on the employee to contact the Employer at frequent intervals during layoffs in order to ensure the maximum opportunity for employment.

If at the commencement of the season an employee has not been notified, through no fault of his own, and reports his availability, he shall be called to work on the following shift.

Where the Employer has carried out the conditions of the Agreement and an employee is not reached but later reports his availability, he or she will be called to work not later than the following third shift.

ARTICLE 14 – CREW REDUCTION

14.01 Mechanical Breakdown

When employees are made idle by a mechanical breakdown or by any other cause, and such employees are requested to remain at their posts or at the plant, they shall be paid their regular hourly rate. Pieceworkers affected by similar circumstances shall be compensated at the hourly rate for time so lost.

However, if in the event the disruption, mechanical or otherwise, is going to be longer than one half hour, the

Employer shall have the prerogative of requesting that ¹ employees leave their post or the plant, but to return at a specific time so as to complete the regularly scheduled shift. Employees shall have the option of whether or not they wish to return to work in these circumstances, and in the event they choose to exercise this option, they shall only be paid for time so worked.

When the Employer requires employees to work through their coffee break and then sends the employees home the balance of the shift, the employees shall be paid for break period they missed. The Employer may at its discretion reschedule lunch and coffee breaks during a mechanical breakdown.

14.02 Crew Reduction³

Should a breakdown or unexpected change of work plans necessitate a reduction of crew for the balance of a shift it shall not be necessary to layoff on the basis of seniority. Crew reductions in accordance with this Article is considered to be shortage of work and do not constitute a layoff.

ARTICLE 15 - CLOSURE OF AN EMPLOYER OPERATION⁵

In the event of a plant closure or semi plant closure, the ⁶ Employer shall give 60 days` notice in writing to the Union and the parties shall meet forthwith to discuss the actual facts and circumstances of all the employees involved.

Prior to any closure the Employer will provide a vacancy list for all operating plant(s) in order to provide displaced Employees

with an opportunity for placement in other plants based on their seniority, qualifications, and ability.

Employees selected for placement who choose not to be 2 placed will be deemed to have accepted a permanent layoff.

ARTICLE 16 – JOB VACANCIES 3

16.01 Job Classifications 4

Prior to job classifications being established, deleted or existing job classifications changed, as deemed necessary or advisable by the Employer, the Union shall be advised. A rate shall be set by the Employer. If, after a trial period of two hundred (240) hours the Union deems the adjustment made by the Employer to be unsatisfactory, the dispute shall be settled pursuant to the grievance procedure herein provided, unless the parties have agreed to the classification changes and the rate of pay in advance of the two hundred and forty (240) hours trial period.

16.02 Temporary Jobs⁶

Temporary vacancies of less than one (1) full shift can be filled with no regard for seniority.

16.03 Trial Period on Posted Job Selections⁸

Employees who receive posted job selections as outlined in this Article will be on a trial period for a period not exceeding 240 working hours from date of confirmation of selection. If at any time within the 240

working hours trial period the Employer determines that an employee cannot perform the work in the new position in a satisfactory manner, it is agreed that such an employee shall revert to his former classification and rate of pay. If the successful applicant to a formal job posting is named and within 240 working hours is removed by the Employer, then the next senior Employee who applied for the same posting and meets the ability and qualifications criteria, shall then be named as the new successful applicant to the said posting.

16.04 Job Vacancies for Trades²

In filling job vacancies for maintenance, jobs requiring trade certificates, maintenance mechanics, jobs requiring trade certificates, millwrights, trades helpers, refrigeration mechanics, refrigeration operators, the Employer shall consider seniority, qualifications, and ability necessary to perform the job.

16.05 Job Vacancies 4

When the Employer wishes to fill a job vacancy or a new job has been created, notice will be posted on the bulletin boards for five (5) working days in the plant where the vacancy occurs. Notwithstanding this article, entry level Production Line Worker positions shall not be posted.

The job posting notice will contain the following finformation:

l) Classification, main duties and qualifications necessary for the job.

- 2) Rate of pay.
- 3) The date of posting and the closing date.

16.06 Job Selections²

In filling all other job vacancies the job shall be awarded to the applicant with the most seniority provided the applicant has the required qualifications, is able to perform the duties of the job with adequate orientation, and has the necessary physical ability and a satisfactory work record.

- a) It shall be the Employer's intent wherever possible 4 to fill the job vacancies from within the plant.
- b) Should the Employer be unsuccessful in locating a suitable applicant from among employees on his seniority list, the employer may secure a suitable applicant from any other source.

16.07 Applications in Writing 5

All job applicants must apply in writing for any job operations, providing name and qualifications.

Employees on layoff, vacation, sick leave, shall be accepted by seniority as applicants on all posted job vacancies. Employees on above leaves wishing to fill job vacancies will have the responsibility of notifying the Employer of their wish to be considered.

16.08 Job Application Procedures 1

Employees on layoff, vacation, sick leave, leave of absence shall be accepted by seniority as applicants on all posted job vacancies. These employees shall be contacted by the Employer if they are not recalled during the above job posting period.

The Employer shall provide job posting application³ forms for interested employees and a copy of each job posting application, and job award, shall be provided for the designated shop steward and the Union office.

16.09 Reclassification to Production Line Worker⁴

Employees wishing to give up their posted position shall give the Employer and the Union four (4) weeks advance notice of such intent in writing. In cases where there is mutual agreement between the employee and supervisor the notice may be less. If an employee wishes to step down for medical reason (proof provided) the notice period may be less than four (4) weeks. The vacancy thus created shall be posted and upon successful awarding of said posting (training, if required) the Employer shall slot the affected employee into the Production Line Worker classification-entry level.

However, if employees choose to avail themselves of this provision they shall not be eligible to post on the same position for a period of twelve (12) months, from the date of transfer.

16.10 Restricted Displacement 1

No employee shall be displaced from his job because of ² the temporary assignment of another employee.

16.11 Selection of Job Applicants³

The Employer's decision on the selection of an applicant for a posted position shall be provided to the designated shop steward and the Union office and remain posted on the bulletin board for five (5) working days.

ARTICLE 17 – TRAINING POSTINGS

17.01 Selection of Trainees 5

- a) With the exception of jobs requiring trade certificates, millwrights, trades helpers, refrigeration operators and refrigeration mechanics, the applicant with the most seniority will receive the opportunity for training, provided that such applicant has the necessary physical ability and a satisfactory work record.
- b) If a trainee demonstrates that he is unable to 7 perform the job for which he is receiving training, he will be returned to his posted job.
- c) An employee may not receive training in a serticular job while actively involved in training for another job until he either completes the training or withdraws from the program.

- d) When the Employer has a training opportunity for millwright, trades helper, refrigeration operator, and refrigeration mechanic, or jobs requiring trade certificates, the selection shall be made in accordance with Article 16.04.
- e) The Employer may only accept one written application every six months from an employee for a training posting.

17.02 Trainee Rates of Pay²

A trainee shall receive his/her classified rate of pay during the first eighty (80) working hours of the two hundred and forty (240) working hours training period. Thereafter, until completion of the training period he shall receive the rate of pay applicable for the classifications in which he is being trained while actually training on the job which must commence and be completed in accordance with the two hundred and forty (240) working hours time frame outlined above.

17.03 Training Time Limits 4

For job classifications in Job Groups 2 to 7 of Schedule "A" the training for these employees shall commence from the date of the award and be completed within two hundred and forty (240) hours.

Once the employee is awarded the training position he/she shall not be placed on another job until such time as she is considered trained.

However, should the Employer be unable to comply with the above provisions they shall provide reasons for

the delay by notifying the Shop Steward and Union. That notice shall include the revised commencement date and the training shall be completed within the two hundred and forty (240) hours training program. Employees taking training programs must perform the job they have trained for when required.

17.04 Training – No Loss of Work or Pay²

There shall be no reduction in hours of work or loss of pay for employees who normally perform the work because trainees are involved.

ARTICLE 18 – LOSS OF SENIORITY AND TERMINATION OF EMPLOYMENT

- **18.01** Termination of employment and removal from the ⁵ seniority list shall occur if an employee:
 - 1) Voluntarily leaves the employ of the Employer;
 - 2) Is discharged for just cause;
 - 3) Has been out of the employment of the Employer for a period of two (2) consecutive years or longer without leave of absence; or
 - 4) If an employee after a layoff fails for three (3) calendar days to report for work after being recalled first by telephone and then registered letter.

19.01 Leave of Absence 1

A request by an employee for leave of absence without pay and for good reason may receive full consideration by the Employer and may be granted.

The period of leave is not to exceed three (3) months³ unless extended by mutual consent.

It is understood there is no minimum period of leave. 4

19.02 Family Days⁵

Employees shall be allowed up to five (5) unpaid family days per year pursuant to the Employment Standards Act. In order to minimize scheduling problems, employees requesting time off pursuant to this article shall advise the Employer of their intention to use an unpaid workday.

19.03 Leave When Appointed to Union Office 7

The Employer will grant leave of absence without pay to 8 employees who are appointed to Union office for a period up to, and including one (1) year.

Further leave of absence may be granted by mutual sconsent. The employees who obtain this leave of absence shall return to the Employer within thirty (30) calendar days after the completion of the term of employment with the Union.

In order for the Employer to replace the employee with a substitute the Union shall give the Employer five (5) working days' notice in writing.

19.04 Leave to Attend to Union Office²

The Employer will grant leave of absence without pay to a maximum of two (2) employees in each plant at any one time, who is elected or appointed as Representative to attend Labour Conventions, Union Meetings, seminars, and negotiations in order that he may carry out these duties on behalf of the Union.

In order for the Employer to replace the employee with a substitute the Union shall give the Employer three (3) working days notice in writing.

19.05 Education Leave ⁵

Employees shall be allowed up to ten (10) months leave of absence for approved education purposes. Should the course go beyond ten (I0) months, the leave may be extended by mutual agreement.

19.06 Jury Duty or Witness Duty⁷

The difference between jury duty pay, or witness duty when subpoenaed to appear, and the employee's regular rate of pay, will be paid. Hours on jury duty or witness duty shall count as hours worked towards qualifying service for annual vacations, paid sick leave and Employee benefits.

19.07 Bereavement Leave ¹

a) The employee is entitled to forty (40) hours of paid bereavement leave if a member of the immediate family. (Father, Mother, Husband, Wife, Children, Brothers, Sisters, Grandparents, Grandchildren, In-Laws and "step" relations).

Requests for splitting days will be considered by the Employer on a case by case basis and will not be unreasonably withheld.

- b) Requests for additional unpaid travel time or additional unpaid funeral leave will be considered.
- c) An employee's day off will not be used to circumvent funeral or bereavement leave provisions. This leave may be extended for up to five (5) days by using vacation time and/or other unpaid leave.

19.08 Maternity Leave 6

An employee supported by a certificate of a medical practitioner that she is pregnant shall be entitled to a leave of absence from work, without pay, for a period of eighteen (18) consecutive weeks or a shorter period if the employee requests, commencing eleven (11) weeks immediately prior to the estimated date of birth or at a later date if the employee requests. Regardless of the date of commencement of the leave taken in this clause, the leave shall extend six (6) weeks beyond the actual date of birth unless the employee requests a shorter period.

19.09 Maternity Leave – Return to Work Notice¹

A request for a shorter period must be given in writing to the Employer at least one (1) week before the date the employee indicates she intends to return to work, but can only resume work if supported by a certificate from a medical practitioner.

19.10 Maternity Leave – Extended Leave³

Where an employee, who has been granted leave of absence under this article and for reasons related to the pregnancy supported by a certificate by a medical doctor, is unable to return to work or resume same after the expiration of the initial leave, the Employer shall grant further leave of absence from work, without pay, for a period as may be specified by the medical certificate but not exceeding a total of six (6) consecutive weeks.

19.11 Maternity Leave – Job Duty Requirements⁵

An Employer shall require an employee to commence a leave of absence under this article if the said employee cannot reasonably perform the duties of the job due to the pregnancy and such leave of absence shall continue until the employee can furnish support from a medical doctor stating that she can perform the work.

19.12 Maternity Leave – Pension & Other Benefits⁷

The employee who has been granted leave of absence 8 under this article shall be considered to be in continuous employment for the purposes of

entitlement to pension, medical or any other benefit and the Employer shall continue to make payments to the plan in the same manner as if the employee were not absent providing the said employee elects to continue to pay her share of the cost of the plan.

19.13 Maternity Leave – Employment Standards Act²

It is also understood that any other provisions as per the ³ Employment Standards regulations of B.C. in respect of maternity leave shall be applicable where appropriate.

19.14 Payment of Wages – Union Members 4

The Employer agrees to continue carrying employees on payroll and pay usual wages including E.I., C.P.P., and other benefits such as sick leave, statutory holidays and vacation, counted as though they were working when it is necessary for employees to be absent to attend negotiations or Union business.

Such wages and benefits so lost to be reimbursed to the Employer by the Union.

ARTICLE 20 – ILLNESS OR INJURY PLACEMENT⁷

20.01 If an employee, as a result of bona fide illness or injury sis unable to do the same or similar work to that which he/she was doing prior to his disability, the Employer and Union will meet and endeavor to find work he/she is capable of doing based on his medical restrictions.

20.02 Work Restrictions 1

Employees will require medical certificates to restrict themselves. Special cases will be reviewed by the Labour Management Committee. The Labour Management Committee will make recommendations to Management on restrictions continuing if no medical certificate is presented.

ARTICLE 21 – ANNUAL HOLIDAYS (VACATIONS)³

- 21.01 Employees shall be entitled to two (2) weeks' vacation with pay after working 1200 hours in anyone (1) Industry payroll year with the Employer and have worked a minimum of 1200 hours for the Employer during the preceding Industry payroll year. The pay for such vacation period shall be four percent (4%) of the employee's total earnings during the previous Industry payroll year or two (2) weeks at the regular rate of pay, whichever is greater. If the employees do not work the minimum hours as provided for above, they shall be only entitled to payment based on the four percent (4%) above.
- 21.02 Employees who have completed five (5) years of cumulative service with the Employer of 1200 hours in each Industry payroll year and has worked a minimum of 1200 hours for the Employer during the preceding Industry payroll year shall be entitled to three (3) weeks' vacation. The pay for such vacation period shall be six percent (6%) of the employee's total earnings during the previous Industry payroll year or three (3) weeks at the regular rate of pay whichever is greater. If

the employees do not work the minimum hours as 1 provided for above, they shall be only entitled to payment based on the six percent (6%).

- 21.03 Employees who have completed ten (10) years of cumulative service with the Employer of 1200 hours in each Industry payroll year and has worked a minimum of 1200 hours for the Employer during the preceding Industry payroll year shall be entitled to four (4) weeks' vacation. The pay for such vacation period shall be eight percent (8%) of the employee's total earnings during the previous Industry payroll year or four (4) weeks at the regular rate of pay whichever is greater. If the employees do not work the minimum hours as provided for above, they shall be only entitled to payment based on the eight percent (8%).
- 21.04 Employees who have completed eighteen (18) years of cumulative service with the Employer of 1,200 hours in each Industry payroll year and has worked a minimum of 1,200 hours for the Employer during the preceding Industry payroll year shall be entitled to five (5) weeks' vacation. The pay for such vacation period shall be ten (10%) of the employees total earnings during the previous Industry payroll year or five (5) weeks at the regular rate of pay, whichever is greater. If the employees do not work the minimum hours as provided for above they shall be only entitled to payment based on the ten (10%) percent.

21.05 Vacation Options 1

Employees shall have the option by seniority of ² scheduling their vacation weeks in the following manner:

- 1) during regularly scheduled work weeks³
- 2) while on layoff
- 3) as a leave of absence

21.06 Vacation – Less Than 1200 Hours 4

Any employees who have been entitled to vacations and work less than 1200 hours in the previous Industry payroll year shall have the option to schedule time off, with the applicable percentage payout.

21.07 Vacation – Qualifying Hours⁶

All paid vacations, statutory holidays, sick leave, leave of absence on Jury Duty, leave of absence on Union business, bereavement leave, shifts off on Workers Compensation, and Industry related Educational leave as determined by the Employer taken during a working period of a Industry payroll year shall be counted as shifts worked for the purpose of qualifying for annual holidays.

21.08 Vacation Year⁸

Vacations and vacation pay shall be computed on the basis of the Industry Payroll Year which shall be 26 pay periods.

21.09 Vacation Selection Procedure ¹

In order to assure everyone's right by seniority for vacations and the normal operations of the Employer, the following procedure shall apply:

- 1) Vacations shall be scheduled commencing January ³ 1st to March 31st of each year.
- 2) This process will be completed by April 30th and employees who have not selected vacation time by this date will have their vacations scheduled by management. Employees not granted all or part of their requested vacation time will be contacted by the Employer to arrange alternate available vacation time pursuant to Article 22.10(4) below.
- 3) The vacation schedule shall be posted and requests for vacation will be signed by Management and a copy returned to the applicant.
- 4) Employees shall indicate their first and alternate 5 choices of vacation time on their application. Should a time become available after the completion of the initial schedule, the employer shall review the schedule and attempt to provide employees with their alternate choice by seniority.
- 5) Notwithstanding the reference to Industry Payroll ⁶
 Year in other clauses of this Article Annual holiday,
 the vacation selection procedure shall continue to
 operate on the basis of the calendar year.

21.10 Vacation Format ¹

- 1) Employees shall be able to use vacation time while ² on sick leave or layoff of one or more days at a time during the year.
- 2) Should a scheduled vacation slot become vacant³ due to the above past practice provisions a less senior employee shall be entitled to the slot if he/she wishes to do so.
- 3) The formula for vacations shall be a minimum of two (2) employees per week during the calendar year and no vacations shall be withheld when qualified replacement employees are available, and employees are laid-off from the existing seniority list.
- 4) The above is subject to the manning requirements ⁵ and availability of employees for the normal operations of the Employer.
- 5) It is understood that at certain times the Employer 6 may not be able to allow employees to take vacation. However, as long as in the opinion of Management there is a suitable replacement employee available, the Employer shall allow the employee to take his/her vacation as scheduled.

21.11 Vacation Pay – Less Than 1200 Hours 7

Employees not entitled to regular vacation pay shall be 8 entitled to pay in lieu of vacation in an amount equal to four percent (4%) of their total earnings for the period

worked. Payment of the said four percent (4%) is to accompany the pay cheque at each pay period while the employee is working.

21.12 Vacation Payment²

Pursuant to any understandings, current or otherwise,³ the parties agree to be bound by the following:

- 1) Upon giving two (2) weeks' notice, an employee may receive vacation pay in advance of actually taking vacation which will be on a separate cheque from regular wages.
- 2) Employees who have qualified and earned full entitlement for two (2), three (3), four (4), or five (5) weeks' vacation must take this vacation period.
- 3) Employees who have qualified for, but have not earned full entitlement, must take the time off to the extent that their vacation earnings so provide. (For example, an employee who has qualified for 2 weeks vacation on a previous occasion, but for some reason only earned 8 days vacation pay entitlement will only be required to take 8 days as vacation time off.)
- 4) However, pursuant to (3) above, if employees wish to have all their vacation entitlement (both paid and unpaid) credited as hours worked for qualification purposes, they then must schedule and take that vacation period as time off from work. They must advise the Employer of this position.

22.01 Definition of Grievance 1

Grievance means any complaint or claim brought by the ² Employer or by the Union or by any employee concerning discipline or discharge, or matters relating to the interpretation, application or alleged violation of this Agreement.

22.02 Grievance to be in Writing³

All grievances shall be in writing, signed by the party making the grievance. No grievance concerning the termination of an employee shall be considered if the alleged circumstances occurred more than ten (10) working days prior to its presentation to the Employer. When filing a written grievance in respect of an alleged violation of the Collective Agreement, the grievor will endeavour to indicate the Article(s) so violated.

22.03 First Step – Grievance in Writing ⁵

All grievances shall be in writing and presented to the supervisor by any individual employee with a shop steward. Management may request a meeting with the grievor and Shop Steward. In any event, whether the meeting takes place or not, the Employer shall inform the grievor and Shop Steward of the decision in writing within five (5) working days after presentation of the grievance to the Employer.

22.04 Second Step¹

If settlement is not achieved by the First Step, or if such step is not applicable a meeting will then be held between a Chief Shop Steward or Representative of the Union and Employer. The party to whom the grievance was presented shall make its decision known within ten (IO) working days of the termination of the meeting. A Union policy grievance or grievance relating to discipline or dismissal of an employee shall start at this step.

ARTICLE 23 – ARBITRATION³

23.01 1) Notice to proceed to arbitration should only be a given once all of the grievance steps are completed within thirty (30) days thereafter.

2) Single Arbitrator⁵

The parties may mutually agree to use the service of a single arbitrator. If they cannot decide on the name of an arbitrator, the Minister of Labour shall appoint an arbitrator.

23.02 Final and Binding Decision⁷

The decision of the Arbitrator appointed in the above manner shall be final and binding on both parties.

23.03 No Power to Alter⁹

The Arbitrator shall not have the power to alter or 10 change any of the provisions of this Agreement or to substitute any new provisions for any existing

provisions, or to give any decision inconsistent with the terms and provisions of this Agreement.

23.04 Arbitration Cost Sharing²

The parties to this Agreement shall bear jointly, on a³ 50/50 basis, the fee of the Arbitrator and any expenses incurred by him.

ARTICLE 24 - DISCIPLINE 4

24.01 Discipline 5

The Employer shall have the right to discipline any employee for good and sufficient reasons, including misconduct or failure to perform the allotted duties in a reasonably efficient manner. However, in cases of inefficiency or minor misconduct, such discipline shall take the form of verbal warning and to be confirmed by memo. The second warning shall be a written warning detailing the problem to the employee with a copy to the Union and the employee shall be given reasonable opportunity to attain the necessary standards. All warning letters and all verbal warnings shall be removed from an employee's personnel file after a period of 9 months if no other infractions take place.

No employee shall be subject to a formal disciplinary investigation or be given a verbal warning, written warning, or be suspended or dismissed except in the presence of a shop steward or in his or her absence another member of the bargaining unit selected by the employee.

When an employee is dismissed for inefficiency or misconduct, a letter of dismissal shall be handed or mailed to the employee and a copy to the Union.

This letter shall detail the reasons for dismissal. All² actions under the above sections shall be subject to grievance procedures.

Subject to giving the Employer advanced notice, an ³ Employee shall have access to his or her personnel file. The review of the file by an Employee will be at the plant.

ARTICLE 25 – NO STRIKE OR LOCKOUT CLAUSE

- **25.01** The Employer agrees that there shall be no lock-out of ⁴ employees complete or partial during the term of this Agreement.
- 25.02 The Union agrees that there shall be no strike or slowdown either complete or partial while this Agreement is in effect.
- 25.03 The Union shall repudiate in writing and communicate to the Employer within 24 hours after cessation of work or commencement of picketing or placarding, any strike or other slowdown, or cessation of work whatsoever occurring while this Agreement is in effect and shall declare that any picketing or placarding line set up in connection therewith is illegal and not binding on the members of the Union.

- 25.04 It shall be the duty of the Employer to advise the Union immediately following the cessation of work or the commencement of any such picketing or placarding.
- 25.05 Any employee who refuses to cross the picket line shall a not be considered to be in violation of this Agreement. Further, the Employer will not discriminate in any way or take any punitive action against an employee who refuses to cross a picket line.

ARTICLE 26 – WAGES AND CLASSIFICATIONS³

26.01 Wages - Schedule "A" 4

Wages and classifications shall be in accordance with ⁵ Schedule "A" attached hereto. For the purposes of this Collective Agreement the term "working year" shall mean a payroll year.

26.02 Pay Slips 6

A complete and itemized computation of the ⁷ employee's pay and sick leave hours shall be shown on his pay slip accompanying his pay. Wages are to be paid within five days of the end of the pay period.

ARTICLE 27 – SPRAY DISPENSER PREMIUM 8

27.01 When bargaining unit employees are licensed and perform the work of a spray dispenser they shall receive an additional dollar (\$1.00) per hour.

28.01 Provisions for Safety and Health 1

The Employer shall make reasonable provisions for safety and health of its employees at the plants during the hours of their employment.

28.02 Safety Committee³

The Employer agrees to recognize the Safety Committee as provided for under the Workers' Compensation Board Accident Prevention Regulations. It is understood that representatives of the Employer and representatives of the Union appointed by their members shall be members of this committee. The Safety Committee will hold monthly meetings as best determined by the Employer on Employer time with pay. Minutes of the Monthly Meeting shall be forwarded to the Union office.

- 28.03 The Employer agrees to post evacuation procedures in ⁵ all its plants as per Worksafe B.C. regulations.
- **28.04** The Employer agrees to make CO₂ measuring devices ⁶ available when required.

29.01 First Aid Attendant Posting 1

The Employer will request applications through job² posting procedures for a qualified First Aid Attendant and a backup as it deems necessary.

In the event the Employer hires an employee with a first aid ticket or should an employee obtain the ticket on his/her own, the Employer agrees that the employee shall not be recognized as the posted first aid attendant. However, this shall not preclude the Employer from utilizing said employee in the interim so as to comply with WCB regulations. In the meantime, the Employer shall post for first aid training and should a senior employee not apply for the position, the less senior ticketed employee will be awarded the position and shall be reimbursed for all costs.

29.02 First Aid Attendant Premium⁴

The qualified First Aid Attendant working on hourly or piece work rates, shall receive his regular hourly rate or the average of his piece-work rate for the day to cover any time spent on First Aid work; and, in addition thereto, he shall receive:

i) \$1.40 per hour Level II\$0.60 per hour Level I (transportation endorsement)\$0.40 per hour Level I

29.03 Backup First Aid Attendant – Premium ¹

When backup First Aid Attendant is in to work by seniority, he/she shall receive 50% of applicable ticket rate per hour in addition to his/her occupational rate of pay as indicated below.

ii) \$1.00 per hour Level II \$0.30 per hour Level I (transportation endorsement) \$0.20 per hour Level I

29.04 Backup First Aid Attendant – Requirement 4

The Employer shall maintain a trained backup First Aid ⁵ Attendant for each shift to be available in the event of the absence of the regular First Aid Attendant.

29.05 First Aid – Job Duties 6

It is understood that any employee receiving the above premium shall carry out the normal responsibilities pertinent to the job classification to which they are assigned.

29.06 First Aid Attendant – Seniority⁸

In the event the First-Aid Attendant is at work out of line of seniority the Employer shall assign the First-Aid Attendant to a job that the First-Aid Attendant is capable of performing but replaces the lowest senior employee called into work.

29.07 First Aid Training 1

- a) Employees who are awarded the first aid posting ² will be trained or re-qualified for the Industrial First-Aid Certificates and will be compensated subject to the following conditions:
 - 1) That the Employer will pay all reasonable costs involved, such as course tuition and materials required to those employees who pass the course. Reasonable costs include mileage. Such costs will be mutually agreed to prior to the employee starting their training.
 - 2) Employees who are renewing their present first ⁴ aid ticket or upgrading same shall be paid in advance prior to taking the course. Should the employee fail the particular course they shall repay the advance monies to the Employer in a mutually agreed to manner. If a mutual agreement cannot reached, the Employer may recover such costs through payroll deductions.
 - 3) Employer reserves the right to set the number of applicants that may apply for training.
- b) Employees, who are currently first aid attendants 6 regular or backup who have tickets, shall be entitled to exercise an option, upon renewal of their present first aid ticket or are upgrading same as may be required by the W.C.B.;
 - 1) Of being paid for the time required to complete ⁷ the additional training program or;

2) Taking the time off on their own to complete renewal or upgrade. If they choose option (2) they shall not be paid for time required to complete renewal or upgrade, but shall continue to receive the current first aid rate as provided for in Article 29.02(i). However, should they choose option (1) they shall be paid pursuant to Article 29.03(ii) outlined above.

Employees who do not presently hold valid first aid certificates, but are successful applicants to first aid postings and are obtaining their initial first aid certificate shall not be entitled to exercise an option but shall be paid for the time required to complete the additional training program. Such employees shall attend training programs, while on lay-off, leave of absence or scheduled time off without pay, but upon successful completion of the program shall be paid for the hours normally required to complete same at their posted rate of pay. Such time shall be limited to that first aid certificate as is required by the W.C.B. regulations. Such time paid shall be considered as time worked for the purpose of the Collective Agreement.

It is further understood that current first aid attendants³ if they choose option (1) as above, shall be governed in the same manner as employees who are getting their initial first aid certificate.

In respect of hours to be paid, upon successful completion, it is understood that the employee shall receive payment only for actual time required to be in

attendance at the first aid course to complete all requirements.

29.08 Bargaining Unit First Aid²

Except in the case of an emergency, the first aid duties ³ will be performed by bargaining unit employees only.

ARTICLE 30 – SICK LEAVE

30.01 Sick Leave – Qualification Period 4

- 1) All employees not qualified for paid sick leave shall ⁵ serve the applicable qualification of 1120 hours worked in a calendar year, or if not attainable;
- 2) 1680 hours worked in two (2) consecutive calendar ⁶ years.

Once qualified under 1) or 2) it will not be necessary to re-qualify unless an employee is terminated or suffers loss of seniority.

30.02 Sick Leave – Accumulation 8

Upon completion of the Qualification Period, the employee shall earn eight (8) hours for every one hundred and seventy-six (176) hours worked to a maximum of the three hundred and twenty (320) hours. These hours shall be calculated and itemized on the employees' pay stub each pay period.

30.02 Sick Leave – Remuneration

- 1) Sick hours taken shall be at the employee's classified rate of pay.
- 2) Should the Employer request the doctor's slip, the Employer shall pay all costs incurred by such a request upon presentation of the receipt by the employee.
- 3) An employee shall not be entitled to receive sick leave pay in excess of that which he has accumulated. An employee may use sick leave pay for medical appointments.
- 4) Willful abuse of any of the provisions of the sick leave plan will result in disciplinary action being taken by the Employer and supported by the Union.
- 5) There shall be no payout of sick leave hours not used for absence as stipulated above.

30.04 Loss of Earnings on Day of Injury ²

An employee injured in the plant shall suffer no loss of a earnings for the hours he/she would have worked but were necessarily lost on the day the accident occurred.

30.05 Vacation Pay In Lieu of Sick Leave⁴

In the event that they have no sick leave credits, 5 employees may use accrued vacation pay to augment their loss of earnings while absent due to illness.

31.01 a) Medical Plan¹

On presentation of a B.C. Medical Plan receipt ² covering the employee's family, all employees who have accumulated 1120 hours worked from their starting date shall at their option, qualify for B.C. Medical coverage.

Employer to pay 100% of the cost of the plan,³ premium effective date of ratification, and shall commence upon completion of the above mentioned 1120 hours worked.

b) Medical Rebate 4

The parties agreed that the following shall ⁵ constitute the procedure to be followed by employees when applying for the Medical Rebate:

i) Rebate: Monthly
Two months
Quarterly
Yearly

Alternatively, any other arranged and agreed to ⁷ payment by the employee and payroll department.

ii) Any change to an employee's present status 8 must be reported to the Employer and so indicated on the rebate invoice.

- iii) B.C. Medical rebate will not be paid until such time as an invoice is submitted to the Employer in the employee's name.
- iv) Rebate is based on 26 pay periods per year. A delay in submitting the rebate invoice will cause a delay in payment.
- v) Please check with the payroll department if you are having problems with your B.C. Medical rebate.
- vi) Employees are requested to comply with the provisions of this policy in order to avoid any unnecessary rebate problems or disputes.

31.02 Failure to Obtain B.C. Medical Coverage ²

The parties shall not be responsible or liable for an amployee's failure to obtain B. C. Medical Plan coverage as outlined.

31.03 B.C. Medical – W.C.B.⁴

Employer shall reimburse medical for those employees on W.C.B. as if they have been working and would have been called to work. Employees shall be responsible for submitting claims for the time off. This provision applies for wage loss claims only and for no longer than 1 (one) year from date of injury.

31.04 The Employer will contribute two hundred and fifty dollars (\$250) to benefits for every employee who worked 1,120 hours in a payroll year, to be paid in January each year.

32.01 Employer Contributions 1

Effective December 6, 2004, it is agreed that all ² Employers party to this Agreement shall contribute to The B.C. Fruit Industry Pension Plan ("the Plan") at a rate of three and one half percent (3 ½%) of Plan Earnings in respect of all employees in the Bargaining Unit who are or become members of the Plan in accordance with 32.04 (1) & (2) below.

32.02 Employee Contributions³

December 6, 2004, it is agreed that all⁴ Effective employees of the Employers party to this Agreement, who are or become members of the Plan in accordance with 32.04 (1) & (2) below shall contribute to same at a rate of three and one half percent (31/2%) of Plan Earnings. In addition to the foregoing, members of the Plan may make additional contributions to the Plan as they so desire as long as the total contributions allocated to each member (employer contributions, employee required contributions, and additional voluntary contributions) in a calendar year do not exceed the lesser of eighteen percent (18%) of the employee's Plan Earnings and the money purchase limit prescribed under the Income Tax Act (Canada) for such calendar year.

32.03 Plan Earnings 1

"Plan Earnings" for the purpose of this section shall be defined as all money received directly from the Employer while a member of the Plan (including wages, overtime, shift premiums, vacation pay, sick leave, bereavement pay, credit payments, or other items of a similar nature). Premiums for such things as expenses, allowances, medical payments are not part of the "Plan Earnings" calculation.

32.04 Plan Eligibility Requirements³

- 1) Each employee shall become a member of the Plan⁴ on the earlier of:
 - i. The first (1st) day of the next pay period ⁵ following the completion of eight hundred (800) hours of work in a calendar year for the Employer, or
 - ii. The first (1st) day of the next pay period following the completion of one thousand, six hundred and twenty (1,620) hours of work for the Employer over a twenty-four (24) consecutive month period, since becoming a member of the Union.
- 2) Each employee who is not required to become a member of the Plan under 32.04(1) may elect to become a member of the Plan on the first (1st) day of the calendar year next following the satisfaction of the eligibility requirements under the British Columbia Pension Benefits Standards Act as set out in 32.05.

32.05 British Columbia Pension Benefits Standards Act Eligibility requirements

Any employee may elect to participate in the Plan² providing the employee meets the following criteria:

- 1) Has been employed by the Employer for at least ³ the prior two calendar years, and
- 2) Has completed at least 350 hours of employment in each of the prior two calendar years, and
- 3) Has earned more than 35% of the Year's Maximum Pensionable Earnings in each of the prior two calendar years

32.06 Contributions Remitting and Reporting⁴

Contributions, as defined above, for each member of the Plan according to 33.01 and 33.02 shall be forwarded by the Employers to the Trust Employer or such other financial institution so designated to receive same by the Board of Trustees and shall do so not later than twenty-one (21) days after the end of the month during which they were collected from the members. Further, a list of members from whom the contributions were collected along with the amount of contributions and Plan Earnings for each member shall be forwarded by the Employers to the Trust Employer and shall do so not later than twenty-one (21) days after the end of the calendar year.

32.07 Joint Board of Trustees 1

The Plan shall be controlled by a Joint Board of Trustees ² made up of an equal number of representatives from Union and from the Employers. While the number may be changed from time to time as the Board deems necessary, it is understood that the number of Trustees will be three (3) from the Union and three (3) from the Employers.

32.08 Administration of the Plan³

The Board of Trustees or their valid replacements shall be solely responsible for the overall administration of the Plan and shall from time to time, in addition to those listed below, be empowered to make such rules and regulations in respect of the operation of the Plan as they deem necessary through the Plan Trust Document and/or Agreement.

- 1) The selection and appointment of Administrator, 5 Actuary Consultant, Investment Counsel, Legal Counsel, or such other individual(s) who may be retained in respect of the operation of the Plan. The foregoing shall be solely responsible to the Board of Trustees.
- 2) Formulation, design and implementation of Plan⁶ Trust Document and/or Agreement.
- 3) Direct the Administrator to report on the status of the Plan as necessary but not less than once per year in accordance with pertinent pension legislation. Such reports will be provided to the

Union and Employers and include financial statements at the end of each Plan year showing:

- i) Contributions made to the fund by the ² Employers and Employees.
- ii) Total benefits from the Fund.
- iii) Investment income (interest, dividends, and realized and unrealized capital gains or losses).
- iv) Amount of the assets at the beginning and end of each Plan year at book and market value and a description of assets held.
- v) Expenses paid from the Plan.
- vi) Number of active members and names.
- vii) Number of beneficiary claims.
- viii) Number of terminations.
- 4) All reasonable expenses incurred in the operation ³ of the Plan shall be paid from the Plan including the costs of Administration.

32.09 Plan Members – Termination 4

Plan members who terminate membership in the Plan⁵ shall have vesting rights shown below and shall be entitled to withdraw their employee contribution balances (required and voluntary) including interest plus the vested portion of their employer contribution balance as follows:

1) Retirements:¹

100% vested upon retirement²

2) Terminations: 3

Maximum of:4

- a) Vesting requirements under the British 5 Columbia Pension Benefits Standards Act as set out under 32.10; and
- b) Based on years of Plan membership: 6

Less than 1 year 0% vested 1 year 10% vested 2 years or more 100% vested

32.10 Vesting Requirements under British Columbia Pension 8 Benefits Standards Act

A member is 100% vested after 2 years of membership in the Plan. This provision of the Act is expected to change to immediate vesting at some point in 2014 or 2015.

32.11 Additional Contributions ¹⁰

If employees desire to make additional contributions to ¹¹ the Plan, the Employers shall cooperate in this matter, make payroll deductions and submit same as per above.

32.12 Disputes Procedure 1

The Trust Agreement shall provide that in the event of a dispute arising out of the administration or operation of the Plan or Fund, the matter shall be referred to an arbitrator mutually agreeable to both parties. Failing this, an arbitrator will be so appointed by a judge of the Supreme Court of British Columbia.

32.13 Plan Registration³

It is understood and agreed that the Plan shall be such that it can and shall be registered, and continue to be registered, under applicable Federal or Provincial law in respect of pension plans. Subject to the foregoing, the Employers and the Union agree to be bound by actions taken by the Employer and the Union Trustees under the Plan.

32.14 Unvested Forfeitures⁵

The amount of the Employer's share not vested shall remain in the Pension Fund and shall be used to pay routine administrative expenses yearly and the remainder shall be shared equally among all plan members. This amount shall be indicated in a manner formulated by the Trustees in the annual report to each Plan member.

32.15 Qualifying Shifts⁷

For the purpose of qualification and accumulation — a scall to work, all paid vacations, statutory holidays, paid sick days, shifts absent on W.C.B., Union business, jury duty, bereavement leave or industry related education

leave as determined by the Employer, taken during a calendar year shall be counted as shifts worked.

32.16 Severance Pay – Retirement²

Upon retirement and application for benefits payable under the Plan at age 60 or over, an employee with twenty (20) years of continuous service with an Employer will be paid from the Employer a maximum of two (2) weeks' severance pay.

32.17 WSBC – Contributions While On Leave⁴

An employee who is absent on Workers' Compensation by wage loss benefits shall have the option to continue to make contributions to the Plan. Employer contributions shall continue to be made to the plan only if the employee continues to make contributions at the required rate.

ARTICLE 33 – GENERAL

33.01 Wearing Apparel 6

1) Gloves and Aprons⁷

Employees required to dip boxes, bins, etc., in any solution shall be supplied with rubber or rubbertype gloves and aprons. Where employees are required to wear suitable gloves, i.e. nylon, plastic, etc., the Employer agrees to supply these gloves or protective sleeves free of charge on a replacement basis. The Employer will provide protective aprons and proper gloves for stackers if so requested and

protective sleeves for Production Line Workers on the same basis.

2) Coveralls²

The Employer shall supply and launder coveralls³ for maintenance personnel.

3) Safety Footwear⁴

Effective September 1, 2016, employees who have successfully passed probation and require safety footwear will be reimbursed, upon submission of receipts, every two (2) years at 50% of the cost of CSA-approved safety footwear up to a maximum of seventy-five dollars (\$75.00).

33.02 No Sexual Harassment ⁶

The Union and the Employer recognize the right of employees to work in an environment free from sexual harassment, and the Employer and Union shall take such actions as are necessary respecting an employee engaging in sexual harassment in the workplace.

33.03 Tool Allowance⁸

A tool allowance of 50 cents (50¢) per hour worked will be paid to jobs requiring trades certificates, millwrights, trades helpers, refrigeration operators, and refrigeration mechanics for the purchase of replacement tools used by such personnel in the performance of their work where the employee is required by the Employer to provide his own full set of hand tools.

33.04 Negotiations – Cost Sharing 1

Employer and Union to split the cost of meeting rooms² and printing of the Collective Agreement.

33.05 Buggies and Stools³

The Employer shall provide and maintain packer's buggies and Production Line Worker's stools in a safe, proper, and efficient manner.

33.06 Labour Management Committee⁵

It is further agreed that the parties to this Agreement ⁶ may meet at least three times per year for the purpose of reaching maximum harmony and cooperation in the carrying out of this Agreement. The membership of the Committee shall be comprised of one member from each facility to represent the Employees and one representative from each facility to represent the Employer, in addition to the Unions' Business Agent and the Manager of Human Resources.

33.06 Copies of Collective Agreement⁷

The Employer shall provide all new employees with a scopy of the current Collective Agreement.

33.07 Chief Engineers Premium 9

When Refrigeration Mechanics or Refrigeration 10 Operators are designated as Chief Engineers by the BC Tree Fruits Cooperative and the BC Safety Authority

they shall receive an additional premium of one dollar (\$1.00) per hour.

ARTICLE 34 – TECHNOLOGICAL OR PROCEDURAL CHANGES

34.01 Advance Notification²

The Employer will provide the Union with appropriate notice of intention to introduce automation or new type equipment or procedures relevant to automation and/or new type equipment which might result in loss of employment or reduction of personnel or in changes of job classifications.

34.02 Retraining⁴

Employees becoming redundant due to new equipment or procedures shall be eligible for retraining providing that they have the necessary basic education and attributes to absorb such training to equip them for the operation of such new equipment or procedure, or to qualify for new positions. Such retraining will be provided by the Employer without loss of pay, to the affected employees for a period not to exceed thirty (30) days.

34.03 Rate Adjustment ⁶

An employee who is setback to a lower paid job because of technological change will receive the rate of pay of his regular job at the time of the setback for a period of three (3) working months. The displaced employee will receive an hourly rate based on each employee's

average hourly earnings on regular shifts during the season immediately prior to the displacement, for a period of three (3) working months. At the end of the three (3) working month period the rate of pay for the new regular job will apply to all employees setback due to technological change.

34.04 Severance Pay²

In cases where the Employer considers the employees are not trainable for available positions, those employees with 1680 hours worked may elect to terminate their employment with severance pay of one (1) weeks pay for each year of service up to a maximum of twelve (12) weeks pay.

34.05 New Classifications 4

In the event changes in methods or equipment relevant to automation or new type equipment become necessary and the classifications contained in this Agreement are not applicable, the Employer and the Union will review and establish such new classifications as may be required.

34.06 Individual Plants 6

It is agreed that all Clauses in Article 34 on ⁷ Technological Change shall be on a basis of individual plants.

34.07 Standard Rates of Pay 1

Where Technological Change results in jobs of ² essentially the same nature being created in different plants, the rate paid in all plants shall be the same.

ARTICLE 35 – DURATION OF AGREEMENT³

This Agreement shall be for the period from the date of a ratification October 2, 2013 to and including October 1, 2020 and from year to year thereafter, subject to the right of either party to the Agreement, within four (4) months immediately preceding October 1, 2020 or any subsequent anniversary date thereafter to require the other party to this Agreement, in writing, to commence collective bargaining to conclude a revision or renewal of this Agreement.

Should either party give notice as outlined above, this Agreement shall thereafter continue in full force and effect and neither party shall make any change in the terms of the said Agreement, or increase or decrease the rate of pay of any employee for whom collective bargaining is being conducted, or alter any other term or condition of employment.

FOR THE UNION: 1

() Amount !
GW1/XVIII
Dan Goodman
Elisco Kong
Elisca Long
Shane Dawson
K. Chaesba
Kay Chayba
Louise Bob
Louise Bob
Hassely
Pat Cassidy 7
Dea V
Roy Colin
Noy com
Lesley Currie
Margaret A
Donna Hóbal
lov Kozyk
Joy Kozub
Pam Lewis
Clan Schroll
Alan Schroeter

FOR THE EMPLOYER: 3

Bob Fisher-Fleming)
May Soll
Miranda Becker
A Prockno
Anita Boehm Lewis Flu
Denis kleming
Jeff New
Cam Go
Cam Stewart

Signed this 2nd day of October, 2013⁵

SCHEDULE "A" CLASSIFICATIONS

Pay Schedules (Updated to Current Rates) <u>effective March 22,</u> 2015

	<u>B</u> Day	<u>B</u> Night	Old JC	<u>A</u> Day	<u>A</u> Night	2
Job Class 2			_			
Receiver, Shipper	\$18.50	\$19.50	2,3	\$20.94	\$21.94	
Job Class 3						
Front-end Operator, Lift Truck Operator, Line Operator, Stacker	\$17.25	\$18.25	4,5	\$20.18	\$21.18	
Job Class 4						
Palletizer Operator, Grade Checker, Bliss Machine	\$16.00	\$17.00	6	\$19.61	\$20.61	
Job Class 5						
Dumper	\$15.25	\$16.25	7	\$18.92	\$19.92	
Tray Denester, Bin Filler, Bagging Machine, Denester/Labeller Operators	\$15.25	\$16.25	9	\$18.86	\$19.86	

<u>B</u> Day	<u>B</u> Night	<u>JC</u>	<u>A</u> Day	A Night
\$15.00	\$16.00	10	\$18.31	\$19.31

Job Class 6 1

Clean-up,
Paper Supply,
Bin Repairs

Job Class 7⁴

Production Line Worker,	\$14.00	\$15.00	11	\$17.72	18.72\$ ⁵
Hand Bagging,	7 –	7		,	,_,
Packer Minimum					

Pay Schedules (Updated to Current Rates) effective May 29, 2017

	A B Day	A B Night	2
Job Class 2			
Journeyperson Millwright - 1-4 years	\$30.00	\$31.00	
Journeyperson Millwright - 5-9 years	\$32.00	\$33.00	
Journeyperson Millwright - 10+ years	\$34.00	\$35.00	
Job Class 3			
Refrigeration Operator	\$25.25	\$26.25	
Refrigeration Operator Class 4	\$27.00	\$28.00	
Refrigeration Operator Class 3	\$28.75	\$29.75	
Job Class 4			
Apprentice Millwright- Year 1 80%	\$24.00	\$25.00	
Apprentice Millwright - Year 2 85%	\$25.50	\$26.50	
Apprentice Millwright - Year 3 90%	\$27.00	\$28.00	
Apprentice Millwright - Year 4 95%	\$28.50	\$29.50	
Job Class 5			
Journeyperson Refrigeration Mechanic -1-4 years	\$30.00	\$31.00 ³	i
Journeyperson Refrigeration Mechanic -5-9 years	\$ \$32.00	\$33.00	
Journeyperson Refrigeration Mechanic -10+ years	s \$34.00	\$35.00	

	A B Day	A B Night
Job Class 6		
Apprentice Refrigeration Mechanic - Year 1 - 80%	\$24.00	\$25.00
Apprentice Refrigeration Mechanic - Year 2 - 85%	\$25.50	\$26.50
Apprentice Refrigeration Mechanic - Year 3 - 90%	\$27.00	\$28.00
Apprentice Refrigeration Mechanic - Year 4 - 95%	\$28.50	\$29.50
Job Class 7		
Apprentice Refrigeration Operator - Year 1 - 80%	\$21.60	\$22.60
Job Class 8		
Trade Helper 1-4 years	\$23.00	\$24.00
Trade Helper 5-9 years	\$24.00	\$25.00
Trade Helper 10+ years	\$25.00	\$26.00
Chief Engineer Premium	\$ 1.00	\$ 1.00

SCHEDULE "AAA" CLASSIFICATIONS

Pay Schedules (Updated to Current Rates) effective March 22, 1 2015

	<u>B</u> Day	<u>B</u> Night	<u>A</u> Day	A Night
Job Class 1				
Production Custodial	\$15.50	\$16.50	\$18.31	\$19.31

FIRST AID ATTENDANT

Pay Schedules (Updated to Current Rates) effective March 22, 1 2015

	A and B	A and B ²
First Aid Attendant Premium ³		
Level 1	\$0.40	
Level 1 Transportation Endorsement	\$0.60	
Level 2	\$1.40	

	Old Rate	New Rate	2 5
Backup First Aid Attendant Premium ⁶			
Level 1	\$0.20		7
Level 1 Transportation Endorsement	\$0.30		
Level 2	\$0.70	\$1.00	

LETTER OF UNDERSTANDING NO. 11

RE: RESPECT AND DIGNITY²

3

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

The Employer agrees that employees, the people who are a vital part of our success, must be treated with dignity, respect and fairness appropriate in the circumstances.

The parties agree that allegations of inappropriate conduct may be grieved under Article 22. If the parties cannot resolve the Issue through the grievance procedure, the matter may be referred to an arbitrator under Article 23. In the event the arbitrator finds that a violation of this letter has occurred, he/she will be limited to referring the case to the following dispute resolution process.

- 1. The matter will be referred to mediator Mark Atkinson.
- 2. If the matter is not resolved through direct mediation, the mediator will write a report outlining his/her view of the matter and make recommendations for a resolution.
- 3. Individuals identified through the process as having engaged in inappropriate conduct will be retrained or appropriately disciplined as determined by the Employer.

LETTER OF UNDERSTANDING NO. 2 1

RE: CONTRACTING OUT²

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

Bargaining unit work presently performed by the Company will 4 not be contracted out. This letter will expire at the end of this contract.

LETTER OF UNDERSTANDING NO. 3⁵

RE: EMPLOYEES ON KELOWNA SENIORITY LIST 6

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

On a one-time basis, the Employer will utilize the process below as opposed to Article 15 of the collective agreement:

Employees on the Kelowna seniority list will be entitled to an entry level position in the bargaining unit at another facility

(excluding maintenance and Creston positions) provided they have seniority to displace one of the 114 most junior employees in the bargaining unit. Such selection will be permitted by Kelowna employees for a period of thirty (30) days from ratification of this agreement, in order of seniority. Kelowna employees will retain their rate of pay for one (1) working month, after which they will revert to the designated pay rate for the job they occupy at the new facility. These Kelowna employees will also retain their industry seniority for all other purposes at their new facility, including for the purposes of posting to any new vacancies in the new facility.

Employees on the Kelowna seniority list who either do not have the required seniority for displacement or do not select another entry level position will be permanently laid off with no right of recall. Employees displaced by a Kelowna employee will have right of recall in accordance with Article 18.01.

This letter shall be utilized as a template should any other of company facilities close during the life of this collective agreement.

LETTER OF UNDERSTANDING NO. 41

RE: SENIORITY LISTS²

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

The Kelowna and Roanoke seniority list will be eliminated. A⁴ Northern Facility seniority list will be created.

The Oliver and Osoyoos seniority list will be dovetailed and a ⁵ Southern Facility seniority list will be created.

LETTER OF UNDERSTANDING NO. 5 1

RE: LUMP SUM PAYMENTS²

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

Lump Sum Payments*4

Ratification October 2, 2013	\$1200 for every employee on payroll at ratification (including every employee on the Kelowna seniority list) prorated based on 1200 worked in the previous 12 months
September 1, 2015 ⁷	\$1000 prorated based on 1200 hours 8 worked in the previous 12 months
September 1, 2017 ⁹	\$500 prorated based on 1200 hours ¹⁰ worked in the previous 12 months
September 1, 2019 ¹¹	\$500 prorated based on 1200 hours ¹² worked in the previous 12 months

^{*} Such lump sum payments are only available for employees ¹³ who were also on payroll on date of ratification, October 2, 2013.

AS TO ALL SCHEDULES AND LETTERS OF UNDERSTANDING: 1

Signed this 2nd day of October, 2013²

	FOR THE UNION: 3		
	and and	4	
	Dan Goodman		
	Elisca Rong		
	Elisca Long		
	Ma		i
	Shane Dawson		
	K. Chaejba		
	Kay Chayba		
	Louise Bob /		
	100 A		
(Pat Cassidy		
	Rue /		
	Roy Colin		
	Lesley Currie		
	- Amsaffl		
	Donna Hóbal		
	Joy Kozub		
	30, 10240		
	Pam Lewis		
	Man Schroll		
	Alan Schroeter		

LETTER OF UNDERSTANDING NO. 6 1

RE: BACK UP FIRST AID ATTENDANT PREMIUM, CUSTODIAL/ ² FIRST AID SCHEDULE, WAGE AND CLASSIFICATION CHANGES

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

February 23, 2015⁴

In order to stay competitive in the labour market, to encourage ⁵ internal posting opportunities, and to facilitate custodial and first aid coverage, the Employer and the Union have entered into this letter of understanding.

CLASSIFICATION ADJUSTMENTS UNDER ARTICLE 16 - JOB 6 VACANCIES

The following adjustments to classifications will occur for ⁷ Schedule A; for both A and B Listed employees:

- 1. Mechanic Helper classification will move from Job 8 Class 4 to Job Class 3
- 2. Stacker classification will move from Job Class 6 to Job Class 3

- Grade Checker will move from Job Class 5 to Job Class 1
- 4. Bliss Machine will move from Job Class 5 to Job Class 4

SCHEDULE A - WAGE ADJUSTMENTS²

The following wage increases in Schedule A will occur by ³ classification.

- 1. B listed employee wage rates for Job Class 2, 3, 4, 5, 6 and 7 increased \$2.00, effective January 11, 2015.
- 2. A listed employee wage rate for classifications will receive an increase as follows:

i. Job Class 2: \$0.75 per hour 6

ii. Job Class 3: \$0.50 per hour

iii. Job Class 4: \$0.25 per hour

3. B listed employee wage rate for classifications will receive an additional increase as follows:

i. Job Class 2: \$1.00 per hour 8

ii. Job Class 3: \$0.75 per hour

iii. Job Class 4: \$0.50 per hour

ARTICLE 6 - SHIFT DIFFERENTIAL⁹

Afternoon and night shift premium rate will be increased from \$0.50 per hour to \$1.00 per hour.

SCHEDULE AAA - CUSTODIAL FIRST AID 1

The Employer is adding a new schedule; Schedule AAA CLASSIFICATIONS - Custodial First Aid, which will replace and remove Job Class 5 - Janitorial from Schedule A. Within this schedule there will be one classification: Job Class 1 - Production Custodian. Production Custodian will perform the custodial work during and after production shifts. During production shift, one production custodian will be the primary First Aid Attendant scheduled on the shift. Similar Schedule A and AA positions will be posted for a northern and southern list based on operational requirements.

For schedule AAA, the wage rate for Production Custodian³ classifications will be as follows:

- a. A List: Job Class 1: \$18.31 per hour 4
- b. B List: Job Class 1: \$15.50 per hour

An additional first aid premium will be paid to one Production ⁵ Custodian scheduled as first aid attendant on production shifts as per Article 29.02 - First Aid Attendant Premium.

First Aid and Custodial postings are critical worker safety and ⁶ food safety roles. An employee's ability to maintain these postings is conditional on maintaining above average attendance, attaining and maintaining certifications required for the posting, and maintaining a high degree of due diligence in performance of their assigned duties.

ARTICLE 29.03 - FIRST AID ATTENDANT - PREMIUM 1

The Employer will increase the rate for Backup First Aid ² Attendant for Level II and Level III to \$1.00 per hour. Eligibility for the backup premium will be offered by seniority first to employees within the Schedule AAA classification, then will be offered by seniority to a Schedule A or AA member.

SCHEDULE AAA - SUPERVISION³

In Schedule AAA, for each of the north and south lists a Custodial Foreman and Assistant Foreman will be hired as management staff answering to the Regional Operations Manager. These positions will work side by side with Union employees performing the same work within the Schedule AAA classification and their responsibilities will include the supervision of the First Aid and Custodial programs and union employees.

All changes will be <u>effective March 22nd, 2015</u> unless otherwise stated above. This letter will expire at the end of the current contract.

Dated February 23, 2015⁶

Bob Fisher-Fleming
BC Tree Fruits Representative

Elisca Long UFCW 247 Representative

LETTER OF UNDERSTANDING NO. 7 1

RE: COLD STORAGE/ MECHANIC/ TRADESPERSON NAMING, ² WAGE AND CLASSIFICATION CHANGES

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

May 10, 2017⁴

In order to stay competitive in the labour market, to attract ⁵ external applicants as our job titles were misunderstood, to obligate enough CA or supervisory coverage per WorkSafe requirements and to have Chief Engineers at each location per BC Safety Authority requirements, the Employer and the Union have entered into this letter of understanding.

ADJUSTMENTS UNDER ARTICLE 16 - JOB VACANCIES6

The following adjustments under 16.04 Job Vacancies for Trades and Leadhands:

- 1. Remove "and Leadhands" from the 16.04 heading.
- 2. Rewording from "In filling job vacancies for maintenance leadhand, cold storage leadhand, jobs requiring trade certificates, maintenance mechanics, and cold storage operators, the Employer shall consider seniority, qualifications, and ability necessary to perform the job". Change to "In filling job vacancies"

for maintenance, jobs requiring trade certificates, millwrights, trade helpers, refrigeration mechanics, refrigeration operators, the Employer shall consider seniority, qualifications, years of experience, and ability necessary to perform the job."

ADJUSTMENTS UNDER ARTICLE 17 - TRAINING POSTINGS 2

The following adjustments under 17.01 Selection of Trainees:3

- 1. Under a) reword, "With the exception of cold storage leadhand, maintenance leadhand, jobs requiring trade certificates, cold storage operators, and maintenance mechanics..." to "With the exception of jobs requiring trade certificates, millwrights, trades helpers, refrigeration operators, and refrigeration mechanics..."
- 2. Under d) reword, "When the Employer has a training opportunity for maintenance leadhand, cold storage leadhand, maintenance mechanic, cold storage operator, or jobs requiring trade certificates, the selection shall be made in accordance with Article 16.04." to "When the Employer has a training opportunity for millwright, trades helper, refrigeration operator, and refrigeration mechanic, or jobs requiring trade certificates, the selection shall be made in accordance with Article 16.04."

ADJUSTMENTS UNDER 33.03 TOOL ALLOWANCE⁶

The following adjustments under 33.03 Tool Allowance:7

1. Reword, "A tool allowance of 50 cents (50¢) per hour worked will be paid to journeyman tradespersons and cold storage operators for the purchase of replacement tools used by such personnel in the performance of their work where the employee is required by the Employer to provide his own full set of hand tools." To "A tool allowance of 50 cents (50¢) per hour worked will be paid to jobs requiring trades certificates, millwrights, trades helpers, refrigeration operators, and refrigeration mechanics for the purchase of replacement tools used by such personnel in the performance of their work where the employee is required by the Employer to provide his own full set of hand tools."

ADD TO ARTICLE 33 - GENERAL - ADD 33.07 CHIEF ENGINEERS ² PREMIUM

1. "When Refrigeration Mechanics or Refrigeration Operators are designated as Chief Engineers by the BC Tree Fruits Cooperative and the BC Safety Authority they shall receive an additional premium of one dollar (\$1.00) per hour."

SCHEDULE 1 - NAME & WAGE ADJUSTMENTS AND REMOVALS 4

The following wage increases in Schedule A will occur by ⁵ classification:

1. Job Class 3: Mechanic Helper to be removed from ¹ Schedule A and moved to Schedule AA as Job Class 8: Trade Helper.

SCHEDULE AA - NAME & WAGE ADJUSTMENTS AND 2 ADDITIONS

The following wage increases in Schedule AA will occur by ³ classification:

- 2. Job Class 1 to be removed. The three current ⁴ Leadhand incumbents as of May 29, 2017 will be grandfathered until they terminate from BC Tree Fruits Cooperative and show a wage rate increase:
 - i. Job Class 1: \$4.61 per hour ⁵
- 3. Job Class 2 to change from Journeyman Tradesperson ⁶ to Millwright and show wage rate increases as follows:
 - i. Journeyperson Millwright 1-4 years: \$1.95 per hour ⁷
 - ii. Journeyperson Millwright 5-9 years: \$3.95 per hour
 - iii. Journeyperson Millwright 10+ years: \$5.95 per hour
- 4. Job Class 3 to change from Mechanic/ Cold Storage 8
 Operator to Refrigeration Operator and show wage rate increases as follows:

9

- i. Refrigeration Operator: \$1.86 per hour
- ii. Refrigeration Operator Class 4: \$3.61 per hour
- iii. Refrigeration Operator Class 3: \$5.36 per hour

- 5. Job Class 4 to change from Apprentice (% of Journeyman) to Apprentice Millwright (% of Journeyperson) and show wage rate increases as follows:
 - i. Apprentice Millwright Year 1: 80% \$0.16 per hour ²
 - ii. Apprentice Millwright Year 2: 85% \$0.25 per hour
 - iii. Apprentice Millwright Year 3: 90% \$0.35 per hour
 - iv. Apprentice Millwright Year 4: 95% \$0.45 per hour
- 6. Add Job Class 5 to Refrigeration Mechanics and show wage increases as follows:
 - i. Journeyperson Refrigeration Mechanic ⁴
 1-4 years: \$1.95 per hour
 - ii. Journeyperson Refrigeration Mechanic5-9 years: \$3.95 per hour
 - iii. Journeyperson Refrigeration Mechanic10+ years: \$5.95 per hour
- 7. Add Job Class 6 to Apprentice Refrigeration Mechanic ⁵ (% of Journeyperson) and show wage rate increases as follows:
 - i. Apprentice Refrigeration Mechanic Year 1: 80% ⁶
 \$0.16 per hour
 - ii. Apprentice Refrigeration Mechanic Year 2: 85% \$0.25 per hour
 - iii. Apprentice Refrigeration Mechanic Year 3: 90%\$0.35 per hour

- iv. Apprentice Refrigeration Mechanic Year 4: 95% \$0.45 per hour
- 8. Add Job Class 7 to Apprentice Refrigeration Operator ² (% of Journeyperson and show wage rate as follows:
 - i. Apprentice Refrigeration Operator Year 1: 80%³
 \$21.60 per hour
- 9. Add Job Class 8 Trade Helper and show wage rates as ⁴ follows:
 - i. Trade Helper 1-4 years: \$23.00 per hour ⁵
 - ii. Trade Helper 5-9 years: \$24.00 per hour
 - iii. Trade Helper 10+ years: \$25.00 per hour

SCHEDULE AA-SUPERVISION 1

In Schedule AA. for each of the north and south lists a² Maintenance & Refrigeration Foreman will be hired management staff answering to the Maintenance & Technical Manager. The parties agree that two Maintenance & Refrigeration Foremen (persons) will be hired as management staff working alongside Union employees and it is acknowledged that their primary function will be to supervise the Schedule "AA" classifications. The introduction of these additional managers shall not result in a reduction in hours regularly worked by bargaining unit employees or be used to prevent overtime in the departments as specified in Schedule "AA". Their responsibilities will include the supervision of the preventative maintenance, controlled atmosphere (CA) and capital budget programs and union employees.

All changes will be <u>effective May 29, 2017</u> unless otherwise stated ³ above. This letter will expire at the end of the current contract.

BC Tree Fruits ⁴	UFCW Local 247 ⁵	
Bob Fisher-Fleming	Dan Goodman	

LETTER OF UNDERSTANDING NO. 8 1

RE: Cider Company Positions, Wage and Classification Changes

BC Tree Fruits Cooperative
(the "Employer")
-andUnited Food and Commercial Workers International Union,
Local 247
(the "Union")

July 13, 2018³

In order to stay competitive in the labour market, to keep up with a production in the most efficient way possible, and to encourage internal posting opportunities, the Employer and Union have entered into this letter of understanding.

SCHEDULE AAAA - Creation, Names, and Wage Adjustments 5

As per Article 16 - Job Vacancies, sub Article 16.01 - Job ⁶ Classifications, the employer will be adding to the Cidery operations a separate seniority list named <u>SCHEDULE "AAAA" Classifications.</u> All rights of seniority, posting practices, and interlist movement will be commensurate with current established practices and the collective agreement.

Schedule "AAAA" classifications are as follows: 1

Job Class 1	Cellar Operator Leadhand	\$19.00 ²
Job Class 2	Cellar Supply Leadhand	\$18.25
Job Class 3	Cellar Machine Operator	\$18.00
Job Class 4	Cellar Supply Hand	\$17.25
Job Class 5	Cidery Line Worker	\$15.00
(formerly known as Cellar Hand)		

Cellar Machine Operator Leadhand and Cellar Supply Leadhand are two new positions that the Cidery has added to the seniority list. The job descriptions for Job Class 1, 2 and 3 have all been attached to this letter of understanding so it is clear as to what the position entails.

SCHEDULE AAAA - SUPERVISION 4

The parties agree the Cidery Leadhands (persons) will be hired as ⁵ unionized employees working and supervising alongside other Union employees and it is acknowledged that their primary function will be to supervise the Schedule "AAAA" classifications. The introduction of these additional positions shall not result in a reduction of hours or be used to prevent overtime in the department as specified in Schedule "AAAA".

In accordance with our current practice, the Cellar Foreman and ⁶ Cellar Foreman/Assistant will work as management staff answering to the Senior Cellar Foreman. This position will work side by side with Union employees performing the same work within the Schedule AAAA classification and their responsibilities will include the supervision of union employees.

RECLASSIFICATION TO PREVIOUS JOB CLASS¹

Cidery Employees wishing to give up their posted position shall ² give the Employer and the Union four (4) weeks advance notice of such intent in writing. In cases where there is a mutual agreement between the Cidery employee and Employer the notice may be less. If the Cidery employee wishes to step down for medical reason (proof provided), the notice period may be less than four (4) weeks. The vacancy thus created shall be posted and upon successful awarding of said posting (training, if required) the Employer shall slot the affected Cidery employee into their previously posted position.

However, if a Cidery employee chooses to avail themselves of this ³ provision they shall not be eligible to post to the same position for a period of twelve (12) months from the date of transfer.

All changes will be effective <u>August 7, 2018</u> unless otherwise ⁴ stated above. This letter will expire at the end of the current contract.

Blain Weber, Senior Cellar Foreman

BC Tree Fruits Cider Company/BC Tree Fruits Cooperative

BC Tree Fruits Cider Company/BC Tree Fruits Cooperative

Bob Fleher-Fleming, Human Resources Manager

SCHEDULE "AAAA" CLASSIFICATIONS 1

Pay Schedule (Updated to Current Rates) ² effective July 23, 2018

	<u>B Day</u>	B Night ³
Job Class 1 Cellar Machine Operator Leadhand	\$19.00	\$20.00
Job Class 2 Cellar Supply Leadhand	\$18.25	\$19.25
Job Class 3 Cellar Machine Operator	\$18.00	\$19.00
Job Class 4 Cellar Supply Hand	\$17.25	\$18.25
Job Class 5 Cidery Line Worker	\$15.00	\$16.00

ALPHABETICAL INDEX¹

		24
7	2	Bereavement Leave
72-Hour Notice – Loss of	3	British Columbia Pension Benefits Standards Act Eligibility
Seniority/Termination 19		Standards Act Eligibility
A		requirements 56 Buggies and Stools 63
		Bulletin Boards 5
Administration of the Plan 57		
Advance Notification		C
ANNUAL HOLIDAYS (VACATIONS)		$C0_2$ measuring devices 45
Applications in Writing 24		Call Back – After a Completed Shift
Applications in Writing 24 ARBITRATION 41		16
Arbitration Cost Sharing 42		CALL IN 15
Arbitration, Final and Binding		Call In – Statutory Holidays 16
Decision41		Call-In – Scheduled Day Off 15
Arbitration, No Power to Alter 41		Chief Engineer Premium 71
		Chief Engineers Premium 63
В		Cider Company Positions, Wage
B.C. Medical – W.C.B 53		and Classification Changes 91
BACK UP FIRST AID ATTENDANT		CLOSURE OF AN EMPLOYER
PREMIUM, CUSTODIAL/ FIRST		OPERATION
AID SCHEDULE, WAGE AND		COLD STORAGE/ MECHANIC/
CLASSIFICATION CHANGES 80		TRADESPERSON NAMING,
Backup First Aid Attendant –		WAGE AND CLASSIFICATION
Premium 47		CHANGES
Backup First Aid Attendant –		Collective Agreement Copies 63
Requirement 47		CONTRACTING OUT
Banked Overtime Hours 12		Coveralls
Bargaining Unit 1		Crew Reduction
Bargaining Unit First Aid 50		CREW REDUCTION20
Bargaining Unit Work 5		D
Benefit Qualifying & Accumulation		Daily Overtime13
3		Deductions of Dues 6

Definition of Grievance40	Grievance, Second Step41 ⁶
Discipline for good and sufficient	Gross Earnings3
reason42	Н
Disputes Procedure, The Plan or	
Fund60	Hours of Work9
DURATION OF AGREEMENT66	Hours of Work – Full Time10
E	Hours of Work – Schedule10
	HOURS OF WORK AND
Education Leave30	
Employee – Bargaining Unit1	Hours Worked2
Employee, Full-Time3	1
Employee, Part Time4	ILLNESS OR INJURY PLACEMENT 33 8
EMPLOYEES ON KELOWNA	Individual Plants Po Tochnological
SENIORITY LIST75	Change 65
Employees, Non-Bargaining Unit.5	
evacuation procedures45	J
F 2	Job Application Procedures25
Failure to Obtain B.C. Medical	
Coverage53	Job Selections24
Family Days29	Job Vacancies23
First Aid - Bargaining Unit50	JOB VACANCIES22
First Aid – Job Duties47	Job Vacancies for Trades23
FIRST AID ATTENDANT46, 73	Jury Duty or Witness Duty30
First Aid Attendant – Seniority 47	L
First Aid Attendant Posting46	Labour Management Committee
First Aid Attendant Premium 46	
First Aid Training48	
First Step – Grievance in Writing40	 ,
Full Time Employee3	Leave of Absence, oripara23
G 4	Leave When Appointed to Union
	Office 20
Gloves and Aprons61	LEAVES OF ADSENCE 20
Grievance in Writing40	Loss of Earnings on Day of Injury
GRIEVANCE PROCEDURE40	51
Grievance to be in Writing40	
Grievance, Definition40	

LOSS OF SENIORITY AND	1	Number and Gender 3 6	3
TERMINATION OF		0	
EMPLOYMENT 28		OVEDTIME 12	
LUMP SUM PAYMENTS 78		OVERTIME	
M ²		Overtime – Voluntary 13 Overtime Allocation & Procedure	
MANAGEMENT RIGHTS 8	3		
Maternity Leave 31		Overtime by seniority 12	
Maternity Leave – Employment		Overtime, Daily	
Standards Act 33		Overtime, weekly 14	
Maternity Leave – Extended Leave		P 7	7
32		Part Time Employee 4	
Maternity Leave – Job Duty		Pay Slips 44	
Requirements 32		Payment of Wages – Union	
Maternity Leave – Pension &		Members 33	
Other Benefits 32		Pension Contributions Remitting	
Maternity Leave – Return to Work		and Reporting56	
Notice		Pension Plan Earnings 55	
Meal Time Payment 17		Pension Plan Members 58	
Meal Time Payment		Pension Plan, Additional	
Medical Plan 52		Contributions59	
Medical Rebate 52		Pension Plan, Employee	
		Contributions54	
N 4		Pension Plan, Employer	
Negotiations – Cost Sharing 63		Contributions54	
New Classifications 65		PENSION RETIREMENT PLAN 54	
New Hire List 18		Plan Eligibility Requirements 55	
No Discrimination 5		Plan Joint Board of Trustees 57	
NO STRIKE OR LOCKOUT CLAUSE		Plan Members – Termination 58	
		Plan Registration 60	
Non-Bargaining Unit Employees . 5		Pregnancy Leave See Maternity	
Normal Hours of Work9		Leave	
Normal Work Week 9		Probationary Employee2	
Notice to Union of Employment		Q	
Changes 19		Oualifying Shifts 60	

Union Membership 6	¹ Vacation Selection Procedure 37 ⁴
UNION RECOGNITION 4	vacation with pay 34
Union Representatives 8	Vacation Year36
UNION SECURITY 6	VACATIONS (Annual Holidays) 34
Unvested Forfeitures 60	W 5
V 2	Wages 44 ⁶
Vacation – Less Than 1200 Hours	Wearing Apparel 61
	Weekly Overtime14
Vacation – Qualifying Hours 36	Work of the Bargaining Unit 5
Vacation Format 38	Work on Statutory Holidays 15
Vacation Options 36	Work Restrictions34
Vacation Pay – Less Than 1200	Work Week 9
Hours38	Working Statutory Holidays 15
Vacation Pay In Lieu of Sick Leave	WSBC – Contributions While On
51	Leave 61
Vacation Payment 39	

January							
S	М	Т	W	Т	F	S	
				1	2	М	
4	5	6	7	8	9	10	
11	12	13	14	15	16	17	
18	19	20	21	22	23	2.4	
25	26	27	28	29	30	31	

February							
S	М	\vdash	W	\vdash	E	S	
1	2	В	4	5	6	7	
8	9	10	11	12	13	14	
15	16	17	18	19	20	21	
22	23	24	25	26	27	28	

March								
S	М	Т	W	Т	F	S		
1	2	3	4	5	6	7		
8	9	10	11	12	13	14		
15	16	17	18	19	20	21		
22	23	24	25	26	27	28		
29	30	31						

April								
S	M T W T F S							
			1	2	3	4		
5	6	7	8	9	10	11		
12	13	14	15	16	17	18		
19	20	21	22	23	2.4	25		
26	27	28	29	30				

May									
S	S M T W T F S								
					1	2			
3	4	5	6	7	8	9			
10	11	12	13	14	15	16			
17	18	19	20	21	22	23			
24	25	26	27	28	29	30			
31									

June									
S	M T W T F S								
	1	2	3	4	5	6			
7	8	9	10	11	12	13			
14	15	16	1.7	18	19	20			
21	22	23	2.4	25	26	27			
28	29	30							

July							
S	М	Т	W	Т	F	S	
			1	2	3	4	
5	6	7	8	9	10	11	
12	13	14	15	16	17	18	
19	20	21	22	23	2.4	25	
26	27	28	29	30	31		

August								
S	М	M T W T F S						
						1		
2	3	4	5	6	7	80		
9	10	11	12	13	14	15		
16	17	18	19	20	21	22		
23	24	25	26	27	28	29		
30	31							

September								
S	М	Т	W	Т	F	S		
		1	2	m	4	5		
6	7	8	9	10	11	12		
13	14	15	16	17	18	19		
20	21	22	23	2.4	25	26		
27	28	29	30					

October									
S	M T W T F S								
				1	2	В			
4	5	6	7	8	9	10			
11	12	13	14	15	16	17			
18	19	20	21	22	23	2.4			
25	26	27	28	29	30	31			

November									
S	М	Т	W	Т	F	S			
1	2	3	4	5	6	7			
8	9	10	11	12	13	14			
15	16	17	18	19	20	21			
22	23	24	25	26	27	28			
29	30								

December										
S	S M T W T F S									
		1	2	m	4	5				
6	7	8	9	10	11	12				
13	14	15	16	1.7	18	19				
20	21	22	23	2.4	25	26				
27	28	29	30	31						

January									
S	М	\vdash	W	\vdash	F	S			
					1	2			
3	4	5	6	7	8	9			
10	11	12	13	14	15	16			
17	18	19	2.0	21	22	23			
24	25	26	2.7	28	29	30			
31									

February									
S	М	Т	W	Т	F	S			
	1	2	3	4	5	6			
7	8	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29								

March									
S	Μ	\vdash	V	 -	ш	(A)			
		1	2	3	4	5			
6	7	8	9	10	11	12			
13	14	15	16	17	18	19			
20	21	22	23	2.4	25	26			
27	28	29	30	31					

April									
S	М	Т	W	Т	F	S			
					1	2			
m	4	5	6	7	8	ወ			
10	11	12	13	14	15	16			
17	18	19	20	21	22	23			
24	25	26	2.7	28	29	30			

May										
S	S M T W T F S									
1	2	В	4	5	6	7				
8	9	10	11	12	13	14				
15	16	17	18	19	20	21				
22	23	24	25	2.6	27	28				
29	29 30 31									

	June								
S	М	Т	W	Т	F	S			
			1	2	3	4			
5	6	7	8	9	10	11			
12	13	14	15	16	17	18			
19	20	21	22	23	24	25			
26	27	28	29	30					

July								
S	М	Т	W	_	F	S		
					1	2		
3	4	5	6	7	8	9		
10	11	12	13	14	15	16		
17	18	19	2.0	21	22	23		
24	25	26	27	28	29	30		
31								

	August								
S	М	\vdash	W	Т	F	S			
	1	2	m	4	5	6			
7	8	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29	30	31						

	September										
S	М	Т	W	Т	F	S					
				1	2	М					
4	5	6	7	00	9	10					
11	12	13	14	15	16	17					
18	19	20	21	22	23	24					
25	26	27	28	29	30						

	October										
S	М	Т	W	Т	F	S					
						1					
2	3	4	5	6	7	8					
9	10	11	12	13	14	15					
16	17	18	19	20	21	22					
23	24	25	26	27	28	29					
30	31										

11

	N	οv	em	nbe	er :		12
S	М	Т	W	Т	F	S	
		1	2	3	4	5	
6	7	00	9	10	11	12	
13	14	15	16	17	18	19	
20	21	22	23	2.4	25	26	
27	28	29	30				

	D	ec	en	nbe	er		13
S	М	Н	W	Т	F	S	
				1	2	М	
4	5	6	7	8	9	10	
11	12	13	14	15	16	17	
18	19	20	21	22	23	24	
25	26	27	28	29	30	31	

January										
S	M	Т	W	Т	F	S				
1	2	3	4	5	6	7				
8	9	10	11	12	13	14				
15	16	1.7	18	19	20	2.1				
22	23	2.4	25	26	27	28				
29	30	31								

	February										
S	М	Т	W	Н	F	S					
			1	2	m	4					
5	6	7	8	ø	10	11					
12	13	14	15	16	17	18					
19	20	21	22	23	24	25					
26	27	28									

March										
S	М	Т	W	Т	F	S				
			1	2	m	4				
5	6	7	8	9	10	11				
12	13	14	15	16	17	18				
19	20	21	22	23	24	25				
26	27	28	29	30	31					

	April										
S	М	Т	W	Т	F	S					
						1					
2	3	4	5	6	10	8					
9	10	11	12	13	14	15					
16	17	18	19	20	21	22					
23	24	25	26	27	28	29					
30											

May										
S M T W T F S										
	1	2	3	4	5	6				
7	8	9	10	11	12	13				
14	15	16	17	18	19	20				
21	22	23	2.4	25	26	27				
28	29	30	31							

	June										
S	М	Т	W	Т	F	S					
				1	2	m					
4	5	6	7	8	9	10					
11	12	13	14	15	16	17					
18	19	20	21	22	23	24					
25	26	27	28	29	30						

	July										
S	М	Т	W	Т	F	S					
						1					
2	3	4	5	6	7	8					
9	10	11	12	13	14	15					
16	17	18	19	20	21	22					
23	24	25	26	27	28	29					
30	31										

August										
S	М	Т	W	Н	F	S				
		1	2	m	4	5				
6	7	8	9	10	11	12				
13	14	15	16	17	18	19				
20	21	22	23	24	25	26				
27	28	29	30	31						

September									
S	М	Т	W	Т	F	S			
	1 2								
3	4 5 6 7 8 9								
10	11	12	13	14	15	16			
17	18	19	20	21	22	23			
24	25	26	27	28	29	30			
		·				·			

October									
S	S M T W T F S								
1	2	m	4	5	6	7			
8	9	10	11	12	13	14			
15	16	17	18	19	20	2.1			
22	23	24	25	26	27	28			
29	29 30 31								
				·					

November										
S	S M T W T F S									
	1 2 3 4									
5	6 7 8 9 10 11									
12	13	14	15	16	17	18				
19	20	21	22	23	24	25				
26 27 28 29 30										

December									
S	S M T W T F S								
	1 2								
3	4 5 6 7 8 9								
10	11	12	13	14	15	16			
17	18	19	20	21	22	23			
24	25	26	27	28	29	30			
31									

January									
S	М	\vdash	W	Н	F	S			
	1	2	3	4	5	6			
7	8	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29	30	31						

February									
S	S M T W T F S								
				1	2	m			
4	5	6	7	8	9	10			
11	12	13	14	15	16	17			
18	19	20	21	22	23	24			
25 26 27 28									

	March									
S	М	Т	W	Т	F	S				
				1	2	В				
4	5	6	7	8	9	10				
11	12	13	14	15	16	17				
18	19	20	21	22	23	24				
25	26	27	28	29	30	31				

April										
S	S M T W T F S									
1	2	3	4	5	6	7				
8	9	10	11	12	13	14				
15	16	17	18	19	20	21				
22	23	24	25	26	27	28				
29	30									

May										
S	S M T W T F S									
	1 2 3 4 5									
6	6 7 8 9 10 11 12									
13	14	15	16	17	18	19				
2.0	21	22	23	24	25	26				
27 28 29 30 31										

	June									
S	М	Т	W	Т	F	S				
					1	2				
3	4	5	6	7	8	٥'n				
10	11	12	13	14	15	16				
17	18	19	2.0	21	22	23				
24	25	26	2.7	28	29	30				

July									
S	М	Т	W	Т	F	S			
1	2	3	4	5	6	7			
8	9	10	11	12	13	14			
15	16	17	18	19	20	21			
22	23	24	25	26	27	28			
29	30	31							

	August									
S	М	Т	W	Т	F	S				
			1	2	3	4				
5	6	7	8	9	10	11				
12	13	14	15	16	17	18				
19	20	21	22	23	24	25				
26	27	28	29	30	31					

	September								
S	M	Т	W	Т	F	S			
						1			
2	3	4	5	6	7	8			
9	10	11	12	13	14	15			
16	17	18	19	20	21	22			
23	24	25	26	27	28	29			
30									

October									
S	М	\vdash	W	\vdash	F	S			
	1	2	3	4	5	6			
7	00	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29	30	31						

November									
S	М	Т	W	Т	F	S			
				1	2	3			
4	5	6	7	8	9	10			
11	12	13	14	15	16	17			
18	19	20	21	22	23	24			
25 26 27 28 29 30									

	December								
S	М	Т	W	Т	F	S			
						1			
2	3	4	5	6	7	8			
9	10	11	12	13	14	15			
16	17	18	19	20	21	22			
23	24	25	26	27	28	29			
30	31								

January								
93	М	\vdash	W	H	Ľ.	Ø		
		1	2	В	4	5		
6	7	8	9	10	11	12		
13	14	15	16	17	18	19		
20	21	22	23	24	25	26		
27	28	29	30	31				

	February								
S	М	Т	W	Т	F	S			
					1	2			
3	4	5	6	7	8	9			
10	11	12	13	14	15	16			
17	18	19	2.0	2.1	22	23			
24	25	2.6	2.7	28	·				

	March								
S	М	Т	W	Т	F	S			
					1	2			
3	4	5	6	7	8	9			
10	11	12	13	14	15	16			
17	18	19	20	21	22	23			
24	25	26	27	28	29	30			
31									

April									
S	S M T W T F S								
	1	2	m	4	5	6			
7	8	9	10	11	10	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	28 29 30								

	May								
S	S M T W T F S								
			1	2	В	4			
5	6	7	8	9	10	11			
12	13	14	15	16	17	18			
19	20	2.1	22	23	24	25			
26 27 28 29 30 31									

	June								
S	М	Т	W	Т	F	S			
						1			
2	3	4	5	6	7	8			
9	10	11	12	13	14	15			
16	17	18	19	20	21	22			
23	24	25	26	27	28	29			
30									

July									
S	М	Т	W	Т	F	S			
	1	2	m	4	5	6			
7	8	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29	30	31						

	August									
S	М	\vdash	W	\vdash	ш	S				
				1	2	m				
4	-5	6	7	8	9	10				
11	12	13	14	15	16	17				
18	19	2.0	2.1	22	23	24				
25	26	2.7	28	29	30	31				

September									
S	S M T W T F S								
1	2	3	4	5	6	7			
8	9	10	11	12	13	14			
15	16	17	18	19	20	21			
22	23	24	25	26	27	28			
29	30								

October										
S	S M T W T F S									
		1	2	В	4	5				
6	7	8	11	12						
13	14	15	16	17	18	19				
20	21	22	23	24	25	26				
27	28	29	30	31						
	·	·		·						

	November									
S	М	\vdash	W	\vdash	F	S				
					1	2				
3	4	5	6	7	00	91				
10	11	12	13	14	15	16				
17	18	19	2.0	2.1	22	23				
24	25	26	2.7	28	29	30				

	December									
S	М	Н	W	Т	F	S				
1	2	m	4	5	6	7				
8	9	10	11	12	13	14				
15	16	17	18	19	20	21				
22	23	24	25	26	27	28				
29	30	31								

January											
S	S M T W T F S										
			1	2	3	4					
5	6	7	8	9	10	11					
12	13	14	15	16	17	18					
19	20	21	22	23	24	25					
26	27	28	29	30	31						

	February									
S	М	Т	W	Н	F	S				
						1				
2	3	4	5	6	7	8				
9	10	11	12	13	14	15				
16	17	18	19	20	21	22				
23	24	25	26	27	28	29				

	March									
S	М	Т	W	Т	F	S				
1	2	3	4	5	6	7				
8	9	10	11	12	13	14				
15	16	17	18	19	20	21				
22	23	24	25	2.6	27	28				
29	30	31								

	April									
S	М	Т	W	H	F	S				
			1	2	m	4				
5	6	7	8	9	10	11				
12	13	14	15	16	17	18				
19	2.0	21	22	23	24	25				
26	2.7	28	29	30						

May										
S	M T W T F S									
					1	2				
3	4	5	6	7	8	9				
10	11	12	13	14	15	16				
17	18	19	20	21	22	23				
24	25	26	27	28	29	30				
31										

	June										
S	S M T W T F S										
	1	2	3	4	5	6					
7	8	9	10	11	12	13					
14	15	16	17	18	19	20					
21	22	23	24	25	26	27					
28	29	30									

	July									
S	М	Т	W	Т	F	S				
			1	2	3	4				
5	6	7	8	9	10	11				
12	13	14	15	16	17	18				
19	20	21	22	23	24	25				
26	2.7	28	29	30	31					

	August											
S	М	Т	W	Н	F	S						
						1						
2	В	4	5	10	7	8						
9	10	11	12	13	14	15						
16	17	18	19	20	21	22						
23	24	25	26	27	28	29						
30	31											

September								
S	М	Т	W	Т	F	S		
		1	2	3	4	5		
6	7	8	9	10	11	12		
13	14	15	16	17	18	19		
20	2.1	22	23	2.4	25	26		
27	28	29	30					

October								
S	М	Т	W	Т	F	S		
				1	2	М		
4	5	6	7	8	9	10		
11	12	13	14	15	16	17		
18	19	20	21	22	23	24		
25	2.6	27	28	29	30	31		

November								
S	М	\vdash	W	\vdash	F	Ø		
1	2	3	4	5	6	7		
8	9	10	11	12	13	14		
15	16	17	18	19	20	21		
22	23	24	25	26	27	28		
29	30							

	December								
5	S	М	Т	W	Т	F	S		
			1	2	3	4	5		
	6	7	8	9	10	11	12		
1	13	14	15	16	17	18	19		
2	20	2.1	22	23	24	25	26		
2	27	28	29	30	31				

NOTES 1

NOTES 1

NOTES 1