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Collective Bargaining Agreements

4-13-1997

Bruno's, Inc., operating as Bruno's and FoodMax and United Food and Commercial Workers, AFL-CIO, Local 1995 (1997)

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Bruno's, Inc., operating as Bruno's and FoodMax and United Food and Commercial Workers, AFL-CIO, Local 1995 (1997)

Location

TN

Effective Date

4-13-1997

Expiration Date

4-7-2001

Employer

Bruno's, Inc., operating as Bruno's and FoodMax

Union

United Food and Commercial Workers

Union Local

1995

NAICS

44

Sector

Ρ

Item ID

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Comments

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UNITED FOOD & COMMERCIAL WORKERS LOCAL NO. 1995 AFL-CIO

203 N. 11th St. NASHVILLE, TN. 37206 PHONE (615) 262-3345

ROSEMARY REED GEDDES
President



Agreement

BETWEEN

Bruno's/Foodmax

AND

United Food & Commercial Workers International Union NASHVILLE, TENNESSEE

> April 13, 1997 April 7, 2001



The Ten Commandments of a Retail Clerk

1. THOU SHALT NOT fail to properly record every sale or transaction handled by you.

THOU SHALT NOT fail to place every penny received, or placed in your custody, in the cash register in the manner prescribed by your employer.

 THOU SHALT NOT use, abuse, consume, take or otherwise remove any merchandise, property or other item of value to your employer without proper proof of payment or other appropriate transfer of ownership.

 THOU SHALT NOT fail to appear at the work place in a timely fashion, fully prepared in mind and body, ready to begin work, not before... not after... but AT the appropriate

time!

THOU SHALT NOT fail to diligently apply yourself in a manner predicated to fully satisfactorily complete, to the best of your ability, all of the duties properly assigned to you!

 THOU SHALT NOT fail to utilize your knowledge, talent, or skill in a manner predicated to earn, to the fullest extent possible, the wages and benefits negotiated by

your Union and paid by your Employer!

7. THOU SHALT NOT fail to treat each customer in a manner which might reasonably be

expected to encourage them to continue to shop in your store!

 THOU SHALT NOT be rude, discourteous, or uncooperative with fellow employees or cause any unnecessary interruption or retardation in productivity or job performance at the expense of your Employer!

 THOU SHALT NOT allow personal wishes, desires or problems to interfere with, or otherwise be detrimental to, your attitude toward customers, fellow employees, employer

or your job performance!

10. THOU SHALT NOT be absent from work without:

(a) A worthwhile, valid reason, of a sufficient magnitude to warrant possible loss of pay to you, and inconvenience to your employer and fellow employees.

(b) Proper notification in advance of the impending absence.

(c) A willingness to provide your Employer, and fellow employees, with a reasonable explanation for such absence.

THOU SHALT NOT be persecuted, or otherwise put upon by your Employer, fellow employees, or any other persons, except at their own peril, and will have the fullest support of your Union, if you will but make a reasonable effort to keep the foregoing ten (10) commandments.

These may not be written in stone, but they should certainly be engraved in your mind.

By Leonard Loyd, former President of UFCW Local 17, Chico F# 6108

BLS

AGREEMENT

BRUNO'S/FOODMAX - TENNESSEE

and

UNITED FOOD & COMMERCIAL WORKERS UNION LOCAL #1995, AFL-CIO and CLC

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AGREEMENT

This Agreement made and entered into by and between Bruno's, Inc., for its stores operated under the name of Bruno's and FoodMax, hereinafter referred to as the Employer and United Food and Commercial Workers International Union, Local #1995, AFL-CIO and CLC, hereinafter referred to as the Union, wherein provisions herein are set forth:

ARTICLE 1 - INTENT AND PURPOSE

The Employer and the Union each represents that the purpose and the intent of this Agreement is to promote cooperation and harmony, to recognize mutual interest, to provide a channel through which information and problems may be transmitted from one to the other and to govern the relationship between the Union and the Employer, to promote efficiency and service and to set forth herein the basic agreement covering rates of pay, hours of work, and conditions of employment.

ARTICLE 2 - MANAGEMENT RIGHTS

The operation, control and management of Bruno's and FoodMax stores and all activities of the Employer in connection therewith which are covered or affected by this Agreement and the supervision and direction of the working force are and shall continue to be solely and exclusively the functions and prerogatives of management. All rights, functions and prerogatives of management which are not expressly and specifically restricted or modified by one or more explicit provisions of this Agreement are reserved and retained exclusively to the Employer. In no event shall any right, function or prerogative of management ever be deemed or construed to have been modified, diminished or impaired by any past practice or course of conduct. Specifically, but without in any manner limiting or affecting the generality of the foregoing, it is distinctly understood and agreed that this Agreement does not affect and shall never be deemed or construed to impair or limit in any way the Employer's right in its sole discretion and judgment to: schedule and assign the work to be performed; make, change and enforce rules and regulations; hire or rehire employees; discipline, suspend or discharge employees for just cause; promote, transfer or demote employees; relieve employees from duty because of lack of work or for other legitimate reasons; regulate the quality and quantity of work; establish new shifts or discontinue existing shifts; determine the suppliers, contractors and customers with whom it will deal; determine the size and composition of its working force, change, combine, establish or discontinue jobs or operations; and determine when and if vacancies in the working force exist and whether or not they shall be filled. However these management rights shall be exercised with due regard for the rights of the employees and provided further that it will not be used for the purpose of discrimination against any employee.

ARTICLE 3 - NON-DISCRIMINATION

The Employer agrees not to discriminate against, interfere with, restrain or coerce any employee in the right to form, organize, join or work for the Union. The Employer and the Union agree not to discriminate against any employee on account of race, creed, color, religion, national origin, disability, sex or age.

ARTICLE 4 - RESPONSIBILITY OF THE PARTIES

- A. It is the intent and purpose of the parties to this Agreement that should any dispute arise, it will be resolved by the peaceful and amicable means set out in Article 13 of this Agreement, and for that reason during the life of the Agreement, there shall be no strikes, picketing, work stoppages, slowdowns, sitdowns, boycotts, or any other interruptions or interferences with the operations of the Employer, its operations or its facilities.
- B. During the life of the Agreement, the Employer agrees not to conduct any lockout or shutdown. A layoff or reduction of force for lack of work shall not be construed to be a "lockout" or "shutdown".
- C. In the interest of promoting cooperative relations, the Store Manager will introduce each new employee in their store to the Union Shop Steward within one [1] week after the new employee reports to work. At this meeting, which shall be during work hours, the Shop Steward shall give the new employee a copy of the contract and shall explain its operations. The Shop Steward may answer any questions the new employee asks, may request the new employee to join the Union, and make arrangements for the new employee to become a member.

ARTICLE 5 - COVERAGE

The Employer hereby recognizes the Union as the sole and exclusive bargaining agent for all employees classified as a clerk in all present and future retail establishments operated under the names of Bruno's and FoodMax situated within the jurisdiction of Local No. 1995 with respect to rates of pay, hours of work, and all other conditions of employment, excluding the Store Manager, the Assistant Store Manager(s), the Co-Manager, Non-Food Manager(s), Grocery Manager, Market Manager, Assistant Market Manager, all Pharmacist(s), all Intern(s), all Pharmacy Student(s), Bakery/Deli Manager, Produce Manager, Seafood Manager, Watchman, Guard(s), and all other supervisors a defined in the LMRA, as amended.

ARTICLE 6 - CHECK OFF OF DUES

- A. The Employer agrees to deduct weekly union dues, initiation fees, arrears and assessments and/or service fees from the wages of employees covered by this Agreement who individually and voluntarily sign an authorization card for such deduction and to remit such dues monthly to the Union.
- B. The authorization for such deduction may be revoked effective on any anniversary date of the authorization or on the expiration date of any collective bargaining agreement between the Employer and the Union by written notice to the Employer and the Union.
- C. It is understood that the Employer's responsibility for the performance of this service is strictly limited to the delivery of such dues, initiation fees and assessments to the Union and that the Employer incurs no liability as the result of inadvertent failure to deduct sum

- authorized for deduction by any employee. The Union will indemnify the Employer for all claims arising out of the Employer's compliance with the checkoff provision.
- D. The Employer shall forward each week, a copy of the amount deducted from the pay of each employee to the President of the Union.

ARTICLE 7 - VACATIONS

- A. Each employee shall receive:
 - 1) One [1] week vacation after one [1] year of service.
 - 2) Two [2] weeks vacation after three [3] years of service.
 - 3) Three [3] weeks vacation after eight [8] years of service.
 - 4) Four [4] weeks vacation after twenty [20] years of service.
- B. Vacations shall be granted from January 1 until December 31, inclusive. The week in which a holiday occurs shall be excluded from the above.
- C. Full-time employees shall receive pay for forty (40) hours for each week of vacation.
- D. Part-time employees shall receive vacation pay based on the average number of hours worked in the qualifying year. Part-time eligibility shall be the same as full-time.

E. Eligibility

- A full-time employee will be eligible for one [1] week vacation as of their first anniversary of their beginning date of employment.
- 2) After qualifying for their first one [1] week vacation, a full-time employee who has completed one [1] year of service [but less than three] prior to January 1 is eligible for one [1] week of vacation as of January 1.
- A full-time employee will become eligible for a second week of vacation as of their third anniversary of employment.
- 4) After qualifying for their first two [2] week vacation, a full-time employee who has completed three [3] years of service prior to January 1 is eligible for a two [2] week vacation as of January 1.
- 5) After qualifying for their first three [3] week vacation, a full-time employee who has completed eight [8] years of service prior to January 1 is eligible for a three [3] week vacation as of January 1.
- 6) After qualifying for their first four [4] week vacation, a full-time employee who has completed twenty [20] years of service prior to January 1 is eligible for a four [4] week vacation as of January 1.

- F. Vacation pay for employees returning from absence from work will be reduced as follows:
 - 1) Absence from work up to 90 days will not reduce vacation pay.
 - Absence from work of 90 days but less than 180 days will reduce vacation pay by onefourth (1/4).
 - Absence from work of 180 days but less than 270 day will reduce vacation pay by onehalf (1/2).
 - Absence from work of 270 days or more will disqualify an employee for vacation pay for that year.
 - 5) Any employee discharged for dishonesty shall forfeit all rights to vacation pay.
- G. No employee will be required to use earned vacation as a part of an FMLA Leave of Absence.
- H. Effective 01/01/98 any full-time employee who has three [3] years of service may elect to set aside one [1] week of vacation to be used on a day-by-day basis as flexible vacation days to be used when sick. The employee must indicate in writing to the Store Manager by January 31st of each year if they choose to set aside the one [1] week. The employee will be paid for any unused flexible vacation that year [without time off] with the first pay check in December.

ARTICLE 8 - HOURS AND WORKING CONDITIONS

A. The basic workweek for full-time employees shall be forty [40] hours, to be worked within five [5] days or less, but nothing contained herein is a guarantee of hours to any employee. It is the intent that all full-time employees will be scheduled to work forty [40] hours per week on a consistent basis.

The schedule for employees should not be changed after posting unless necessitated by sickness or emergency, and giving due regard to the needs of the business and the needs of the employees.

- B. Part-time employees shall not be scheduled for less than fifteen [15] hours per week provided they are available.
- C. All work in excess of forty [40] hours per week or ten [10] hours per day shall be paid for at time and one-half [1-1/2]. No employee shall be required to take time off to avoid payment of overtime.
- D. Employees shall be paid for all time worked.
- E. No employee shall be scheduled or called in to work less than four [4] hours a day, except by agreement between the employee involved and the Store Manager.
- F. Employees shall be allowed up to one [1] hour without pay for lunch when scheduled more than five [5] hours in one [1] day. No employee will be required to work more than five [5] hours without a lunch period.

- G. Employees working four [4] hours per day up to seven [7] hours per day shall receive one [1] fifteen [15] minute rest period each day. Employees working seven [7] hours or more per day shall receive two [2] fifteen [15] minute rest periods per day.
- H. No later than Friday noon preceding each work week, the Employer will arrange and post on a suitable bulletin board in the store a schedule of the employees' working hours for the following week. Such schedule shall list all employees by name, with their starting and finishing times and days off.
- I. No employee will be required to work a split shift.
- J. Rest periods shall be scheduled in accordance with the needs of the business and as close as possible to the middle of the shift or half shift. All employees shall receive the appropriate number of breaks on a daily basis as covered in Paragraph G above
- K. Forty cents [40¢] per hour in addition to the employee's regular straight time hourly rate of pay shall be paid for all hours worked on a shift starting between 10:00 p.m. and 2:00 a.m.
- L. The Union card shall be displayed in the store.
- M. Any uniform deemed necessary by the Employer for its employees shall be furnished and laundered by the Employer. [This does not apply to dress shirts and ties or blouses, etc. that the Company requires an employee to wear]. However, where dacron or similar type uniforms [smocks, shirt jackets, etc.] are furnished by the Employer to employees, such uniforms shall be laundered by the employee.
- N. The Employer will provide a bulletin board for each store. The Union may post notices necessary for conducting Union Business with the prior approval of the Employer.
- The Employer shall provide a suitable rest area for employees and shall maintain such rest area in a sanitary condition.
- P. Proven Experience Credit: Proven previous comparable experience in the retail grocery industry shall be recognized and shall be the basis for determining an employee's rate of pay. The experience must be specified on the application, verified, and be within the last three [3] years immediately prior to the last date of hire or rehire. Persons with part-time experience will be given six [6] months credit for each full year of full-time experience

Claims for adjustment must be made within ninety [90] days of date of hire to be considered. Proof of comparable previous experience will be made accessible to the union.

ARTICLE 9 - HOLIDAYS

A. All full-time employees who have been on the active payroll for more than ninety [90] days shall receive eight [8] hours pay for the following holidays: New Year's Day, July 4th, Labor Day, Thanksgiving Day, and Christmas Day. All part-time employees who have been on the active payroll for thirteen [13] weeks or more shall receive four [4] hours pay for the holidays referred to above.

- B. Employees who are scheduled to work on a holiday and who fail to report and perform such work shall not receive holiday pay.
- C. Employees who work on the holiday shall receive holiday pay plus compensation at their regular hourly rate for hours worked.
- D. To be eligible for holiday pay an employee must work his last scheduled day preceding the holiday and his first scheduled day following the holiday, unless the employee is legitimately ill, injured, or excused by the Store Manager. Regardless of any provision in the preceding sentence, to be eligible for holiday pay an employee must be on the active payroll and performing work for the Employer during either the week before or the week of the holiday.
- E. Effective 01/01/98 full-time employees who have completed two [2] years of service from their date of hire, or last date of rehire, will be granted one [1] personal holiday per year.
- F. Effective 01/01/2000 full-time employees who have completed four [4] years of service from their date of hire, or last date of rehire, will be granted one [1] personal holiday per year [maximum of two (2) per year].

ARTICLE 10 - UNION SECURITY

The Union Security proviso specified in the paragraph below is acknowledged by the Union and the Employer as presently inoperative because it is contrary to the statutes of the State of Tennessee, enacted pursuant to Section 14(B) of the LMRA of 1947. However, should any Federal or State legislation hereafter legalize the operation of said Union Security proviso, or any other form of Union Security, the Employer and the Union agree that said proviso, or other form of Union Security in the maximum extent permitted by law shall be put into full force and effect as a part of this Agreement beginning upon the earliest date permitted by such enabling legislation.

It shall be a condition of employment that all employees covered by this Agreement who are members of the Union in good standing on the effective date of this Agreement shall remain members in good standing, and those who are not members on the effective date of this Agreement and hired on or after its effective date shall, on the thirtieth [30] day following the beginning of such employment, become and remain members in good standing in the Union. For the purpose of this paragraph only, the effective date of this Agreement as referred to above shall be determined in accordance with the provisions of the paragraph above.

ARTICLE 11 - SENIORITY

A. Seniority is defined as length of continuous service with the Employer. In case of permanent layoff, seniority shall be applied in the following manner: Store, City, Area [to be defined], coverage of this Agreement.

- (1) Seniority shall be separate among full-time and part-time employees and shall be defined as the length of continuous employment with the Employer since date of hire or last date of rehire. Full-time employees shall have seniority over part-time employees. Seniority for layoffs shall be administered in accordance with "B" of this Article.
- B. In cases of layoff and recall involving employees whose past performance record and ability to perform the work without the necessity of training are relatively equal, seniority shall govern. The Employer agrees to use good faith in their judgment.
- C. Employees shall not be permitted to roll to a promotable job but will be allowed to roll to a lesser job.
- D. All laid off employees shall keep the Employer advised of their current address.
- E. Seniority shall be broken upon the happening of any of the following events:
 - 1) Employee discharged;
 - Employees not returning to work within five [5] working days after written notice of recall by certified mail;
 - 3) Employees leaving voluntarily [quit];
 - 4) Employees who absent themselves for two [2] days without notifying the Employer;
 - Employees having been out of the Employer's employment due to reduction of the force for a continuous period of six [6] months;
 - 6) Absence from work for any reason for a period of twelve [12] months.
- F. Permanent Transfers: An employee who has completed the probationary period may request a permanent transfer. The request must be in writing to the Company's Director of Human Resources with a copy to the Union. Requests will be reviewed consistent with the needs of the business and remain active for consideration for six (6) months after the date of request.
- G. Part-time employees in the store will be given preference for full-time jobs if qualified and available before new full-time employees are hired for the store.

ARTICLE 12 - PROBATIONARY PERIOD

The first ninety [90] days of any new employee's tenure shall be considered as probationary. [Employees who are rehired within one (1) year from their termination shall be subject to a forty-five (45) day probationary period.] Employees may be terminated during such period for any reason other than for upholding Union principles or engaging in activities of the Union. Probationary employees shall have no seniority rights, but upon successful completion of said probationary period, seniority rights shall date back to their date of hire or most recent date of rehire. Newly hired employees shall not be qualified for holiday pay or other benefits whatsoever during the first ninety [90] days of employment.

ARTICLE 13 - DISPUTE PROCEDURE

A. A grievance is defined to be any disagreement between the Employer and the Union as to the interpretation or application of any provision of this Agreement. The Union reserves the right to present grievances through its authorized representatives on either an individual or collective basis.

Should any difference, dispute, or complaints arise over the interpretation or application of any provision of this Agreement, there should be an earnest effort on the part of both parties to settle such grievances promptly through the following steps:

- Step 1. Grievances must be taken up promptly, and no grievance shall be discussed unless the outlined procedure has been followed. Grievances must be presented or discussed at a conference between the aggrieved employee, the Shop Steward and/or Union Representative, and the Store Manager within ten [10] days after the grievance has occurred, or the grievance will not be considered. In the event of a discharge of an employee who has completed the probationary period the Employer will notify the Shop Steward or Business Agent of such discharge immediately. If the grievance is not settled within three [3] days, it shall be reduced to writing and a copy of the grievance shall be given to the Store Manager and then it shall be processed to Step 2.
- Step 2. By conference between an official of the Union, the Supervisor, and a Representative of the Employer, if the grievance is not settled within five [5] days, it may be referred to arbitration as set forth in the next paragraph.
- Step 3. The Union shall give the Employer written notice of its decision to arbitrate said grievance. The parties shall make an earnest effort to agree on an arbitrator to hear said grievance, and if they cannot agree on such arbitrator, a list of seven [7] names of arbitrators will be requested from the Federal Mediation and Conciliation Service. Each party shall strike three [3] names from such list, and the person whose name remains on said list shall be the arbitrator. The cost of the arbitration shall be shared equally by the Employer and the Union.
- B. No action by any employee may be maintained on this contract except by use of the above arbitration procedure with the right to enforce the arbitrator's decision in court.
- C. Only grievances involving the same issue may be heard by the arbitrator at one time without the agreement of both the Employer and the Union.
- D. The arbitrator shall not have the right to change any portion of this Agreement.
- E. In the event the Union and the Employer disagree on the interpretation and/or application of a decision, then both parties shall request clarification from the arbitrator, and such clarification shall become a part of the decision and shall be binding on the Union, the Employer, and the employee.

- F. The Union shall have the right to determine if an employee's grievance is qualified to be submitted to arbitration by the Union, and such determination shall be binding on the employee and the Union.
- G. The Employer shall have the right to call a conference with the Shop Steward or official of the Union for the purpose of discussing his grievance or criticism.
- H. The Store Manager will grant access to the store and all work areas therein to an authorized Union Representative at any time that employees are working on the premises for the purpose of satisfying himself that the terms of this Agreement are being complied with.
- It is agreed that Step 1 and 2 of this Article may be waived if mutually agreed to by the Employer and the Union in writing.

ARTICLE 14 - LEAVES OF ABSENCE

The Employer will grant leaves of absence to employees for the following reasons and with the following understanding:

A. Injury and Illness

An employee shall be granted a leave of absence to begin at a time that the employee's physician determines such employee should no longer work. The leave will expire at such time as the employee's physician determines such employee may safely return to work.

Leaves under A above must be supported by medical evidence and shall be only for the duration of such illness or injury but in no event for more than one (1) year, unless extended by the Employer.

B. Personal Leave of Absence

A leave of absence up to thirty [30] days may be granted to an employee for reasonable personal reasons, but not for the purpose of engaging in gainful employment elsewhere. Such leave must be requested in writing and approved prior to the start of leave.

Leaves under B shall be granted for not more than thirty (30) days, unless extended by the Employer.

C. Union Business

The Employer shall grant the necessary time off without discrimination or loss of seniority rights and without pay to any employee designated by the Union: [1] to attend a labor convention, or [2] serve in any capacity, or [3] other official Union business, provided the Employer is given at least one (1) week's notice in writing specifying the length of time off, but in no case shall the length of time off exceed one (1) year, nor more than on (1) person per store.

D. Military Leave

Any employee in Military Service under the provisions of Federal Law shall be returned to their job in accordance with such laws.

E. Family Leave

The Employer will grant the necessary leaves in accordance with the Family Leave Act,

F. Funeral Leave

In case of a death in the immediate family of an employee, such employee shall be paid for a reasonable period of absence, depending on the circumstances, but in no event to exceed three [3] days, provided such employee attended the funeral.

In no event shall any employee receive more than their normal week's pay. Immediate family shall mean: Spouse, Child, Parent, Brother, Sister, Grandparents, Grandchildren, Mother-in-law, Father-in-law, or any relative residing with the employee.

- G. Time spent on leave of absence will not be counted as time worked for the purpose of wage computation, and will not result in loss of seniority. However, time lost due to injury on the job shall be considered time worked in wage computation. Failure to report back at the end of a leave of absence shall be considered a voluntary quit, except in case such employee works for the Union. The first sentence of this paragraph shall not apply to "C" of this Article.
- H. Upon return to work from a leave of absence the employee shall be restored to the job previously held or a job comparable with regard to work and rate of pay.
- When an employee is injured on the job, there shall be no deduction from the employee's pay
 for the day in which the employee was injured and reported for medical care.

ARTICLE 15 - OTHER AGREEMENTS

The Employer agrees not to enter into any agreement or contract with its employees, individually or collectively, which in any way conflicts with the terms and provisions of this Agreement.

ARTICLE 16 - JURY DUTY

In case any employee is called for jury duty, such employees shall be paid for hours necessarily absent from work, less jury duty pay. Such pay shall not exceed the pay for such employee's normal work week.

When an employee is excused from jury service, either temporarily or permanently on any scheduled work day, the employee shall promptly report to complete any remaining hours of his scheduled work day.

No employee reporting for jury duty shall be required to report to work on such day, provided they serve more than three [3] hours.

ARTICLE 17 - TIME CLOCKS

Time clocks will be installed in all stores covered by this Agreement. The Employer and the Union agree that a proven violation of established time clock rules, including working before punching in or after punching out, may subject such an employee to disciplinary action up to and including discharge.

ARTICLE 18 - WAGES

Wage rates for specified job classifications shall not be less than as set forth in Schedule "A" attached hereto as a part of this Agreement and shall be maintained for the life of the Agreement.

ARTICLE 19 - FULL-TIME EMPLOYEE/PART-TIME EMPLOYEE

- A. A full-time employee is an employee hired by the Employer to work the basic work week for full-time employees as defined by Article 8 of this Agreement.
- B. A part-time employee is an employee who works less than the basic work week.
- C. Part-time employees who occasionally work thirty-two [32] or more hours in a work week shall not be considered full-time employees. However, part-time employees who average working thirty-two [32] or more hours per week for a continuous period of twenty [20] weeks shall be reclassified to full-time status, forty [40] hours per week.
- D. For the purpose of this Article, the average hours applied to create a full-time employee will not include hours worked to cover vacation relief, sick leave replacement or such temporary situations.
- E. Nothing in this Article shall affect the definition of full-time and part-time employees as it relates to qualifications for benefits under Articles 23 and 24.

ARTICLE 20 - SEPARABILITY

Any provision of this Agreement which may be or has been adjudged by a court of last resort to be in conflict with any Federal or State law shall become inoperative to the extent and duration of such conflict. Since it is not the intent of either party hereto to violate such law, it is agreed that in the event of a conflict between any provision of this Agreement and such Federal Law, the remainder of the Agreement shall remain in full force and effect. The Employer and the Union agree that substitute provisions shall be written within thirty [30] days to replace those provisions coming into conflict with the laws herein described.

ARTICLE 21 - SHOP STEWARDS

- A. The Union shall have the right to designate a maximum of two [2] Shop Stewards in each store covered by this Agreement. The Union shall furnish the Employer with a complete list of stewards, which will be supplemented from time to time. Stewards or Business Representatives may be present during all interrogations of employees in the bargaining unit, if the employee desires.
- B. The stewards, or other individual employees covered hereby, shall not be considered agents of the Union for the purpose of calling strikes or causing shutdowns or in any way interfering with the normal operations of these stores. The Shop Stewards shall perform their duties with the lease inconvenience to the Employer as possible. The Shop Stewards shall not use their positions as Shop Steward as an excuse to avoid performing their duties to the Employer.

ARTICLE 22 - WAGE STATEMENTS

The Employer shall establish regular weekly pay days and furnish to each employee on such pay dates, a wage statement showing the period of time covered, name of the employee, straight time and overtime hours worked, total amount of wages paid, and itemized deductions made therefrom. A similar statement will be given to the employee on termination of employment.

ARTICLE 23 - HEALTH AND WELFARE

A. The Employer will contribute One Hundred Seventy-Three and 83/100 Dollars (\$173.83) per month on behalf of each employee who has completed ninety (90) calendar days of employment and who works an average of twenty-eight (28) hours or more per week [for all employees hired after April 11, 1993, thirty-two (32) hours or more per week] for Plan "B" coverage to the UFCW Unions and Employers Health and Welfare Fund which is a jointly administered Employer and Union Trust Fund as provided in the Trust Agreement.

Beginning the first anniversary date of this contract, the Company will implement an M.O.B. for Plan "B" contribution rate on the same basis as the other major employers and based upon the Trustees' implementation of the consultant's projections.

This implementation of change in the contribution rate may be an increase or decrease in the contribution rate.

B. The Employer will contribute Forty and 82/100 Dollars (\$40.82) per month on behalf of each employee who has completed ninety (90) calendar days of employment and who works an average of less than twenty-eight (28) hours per week [for all employees hired after April 11, 1993, less than thirty-two (32) hours per week [for all employees hired after April 11, 1993, less than thirty-two (32) hours per week][but at least twelve (12) hours or more per week average] for part-time Plan "B" coverage to the UFCW Unions and Employers Health and Welfare Fund which is a jointly administered Employer and Union Trust Fund as provided in the Trust Agreement.

Beginning the first anniversary date of this contract, the Company will implement an M.O.B. for part-time Plan "B" contribution rate on the same basis as the other major employers and based upon the Trustees' implementation of the consultant's projections.

This implementation of change in the contribution rate may be an increase or decrease in the contribution rate.

- C. In determining whether a full-time or part-time contribution shall be paid, the employee's eight [8] consecutive calendar weeks immediately preceding the first day of the calendar month will be used for the calculation.
- D. Holidays, vacations, and all leaves of absence paid by the Employer shall be considered time worked for the purpose of computing average hours worked.
- E. Contributions to the Trust Fund shall be continued on behalf of employees who are temporarily disabled up to a maximum period of three [3] months.
- F. The Employer shall immediately make contributions on behalf of employees who return to work from lay-off or leave of absence due to personal disability, or military leave.
- G. Employees shall become eligible for benefits in accordance with the "Rules of Eligibility" as adopted by the Trustees or as may be amended from time to time by the Trustees.
- H. The Employer shall contribute for each eligible employee whether full-time or part-time Four and no/100 dollars [\$4.00] per month to the United Food and Commercial Workers Unions and Employers Legal Assistance Fund as provided in the Trust Agreement.
 - (1) In the event the legal plans' reserves exceed six (6) months, contributions will be suspended until the Trustees deem additional monies are necessary (goal of four [4] months reserves). The legal plan must maintain its present tax exemption status or the Employer will no longer be required to make contributions.

Note: The parties agree that should the Plan be terminated, the assets of the Plan will be transferred to the Health Care Plan if allowed by law subject to approval of the Board of Trustees.

- I. Contributions to each Trust Fund shall be discontinued as of the first of the month immediately following:
 - A lay-off or leave of absence of thirty (30) calendar days or more, except as provided in FMLA, or Paragraph E above.
- J. The Employer agrees to pay the contributions to the Trust Fund for eligible employees on an approved Family Medical Leave of Absence, not to exceed twelve (12) weeks pursuant to the provisions of the Family and Medical Leave Act.

ARTICLE 24 - PENSION PLAN

- A. The Employer agrees to contribute to a jointly administered Trust Fund to be known as the United Food and Commercial Workers Unions and Employers Pension Fund the sum of thirty-five cents [\$.35] per hour for all hours paid, up to and including forty [40] hours a week, for all employees in the bargaining unit herein described, except as otherwise excluded in this Article. Hours paid shall include paid hours of vacation, holidays, and other hours of leave paid for by the Employer. Such contribution shall be made on or before the twentieth [20th] of each month for the preceding calendar month. The Employer agrees to implement any change in the Pension Plan agreed to in the 1997 Atlanta Negotiations.
- B. The Trust Agreement and Pension Plan established pursuant to this Agreement shall receive and maintain Treasury Department approval and qualify for the tax exemption provided for by the Internal Revenue Code of 1954, as amended, and the regulations and rulings thereunder.
- C. The Employer shall make contributions to the Trust Fund for all employees who have completed one [1] year of employment. In the event that Treasury Department approval has not been received, or contributions to the Trust Fund are not deductible expenses under the Internal Revenue Code of 1954, as amended, or the Trust is not in operation by the last month of the Contract for any reason, or if for any reason the Fund cannot begin to receive contributions by the last month of the Contract, then all of the contributions which the Employer is required to make to the Fund shall be paid into a separate, interest bearing bank account until such time as the Trust Fund can receive such contributions and interest. Upon payment of monthly contributions, the Employer shall report to the Union and the Trust Fund all hours worked by all employees for which contributions were required during the preceding month.
- D. On the date the Employer is obligated to make contributions into the Pension Fund or into the interest bearing bank account provided for above, the employees covered by this Agreement upon such date shall automatically cease to participate in the Employer's Pension Plan [if any] then in effect. The Union as the bargaining agent for the employees covered by this Agreement agrees on behalf of each of the said employees who are participants in the Employer's Pension Plan that each of said employees in consideration of the Agreement by the Employer to contribute to the United Food and Commercial Workers Unions and Employers Pension Fund enabling said employees to participate herein shall then withdraw from and surrender, release, and relinquish whatever rights, privileges, and benefits he has, if any, in the Employer's Pension Plan effective with the date the Employer is obligated to make payments into the United Food and Commercial Workers Unions and Employers Pension Fund.
- E. The Employer agrees that any retail Employer who executes or has executed a collective bargaining agreement with this Union or with other Local Unions within the geographical jurisdiction of the United Food and Commercial Workers International Union, which provides for contributions to a Pension Fund, shall be entitled to become a signatory to the Trust Agreement and is accepted for participation in the Fund by Trustees in accordance with the provisions of the Trust Agreement.

ARTICLE 25 - SEPARATION PAY

In the event the Employer closes or sells a store and employees are terminated as a result thereof, full-time employees who have completed two (2) years of service shall receive severance pay equal to one week's pay for each year of continuous full-time service, commencing with a third year, but not to exceed four (4) weeks pay at their regular rate. No benefit shall accrue under the terms of this Article if the employee refuses a transfer within a twenty-five (25) mile radius.

ARTICLE 26 - TERM OF AGREEMENT

to compare the first state.

This Agreement shall continue in effect from April 13, 1997 through April 7, 2001, and shall automatically be renewed from year to year thereafter unless either party serves notice in writing to the other party sixty [60] days prior to the expiration date or prior to any anniversary thereafter of a desire for termination of or for changes in the Agreement.

BLS SCHEDULE "A" WAGES

Progression	Current	05/04/97	08/31/97	4/12/98	4/11/99	4/9/2000
Full-Time						
Start	5.05	5.05	5.25	5.25	5.25	5.25
6 Months	5.15	5.15	5.30	5.30	5.30	5.30
12 Months	5.25	5.25	5.35	5.35	5.35	5.35
18 Months	5.35	5.35	5.40	5.40	5.40	5.40
24 Months	5.50	5.50	5.50	5.50	5.50	5.50
30 Months	5.70	5.70	5.70	5.70	5.70	5.70
36 Months	5.90	6.10	6.10	6.10	6.10	6.10
42 Months	6.10	6.50	6.50	6.50	6.50	6.50
48 Months	6.30	6.90	6.90	6.90	6.90	6.90
54 Months	6.50	7.40	7.40	7.40	7.40	7.40
60 Months	8.25	8.50	8.50	8.75	9.00	9.25
Part-Time						
Start	4.75	4.75	5.25	5.25	5.25	5.25
Level 1	4.75	4.80	5.30	5.30	5.30	5.30
Level 2	4.75	4.85	5.35	5.35	5.35	5.35
Level 3	4.85	5.00	5.45	5.45	5.45	5.45
Level 4	4.95	5.40	5.60	5.60	5.60	5.60
Level 5	6.20	5.80	5.80	5.80	5.80	5.80
Level 6		6.20	6.20	6.20	6.20	6.20
Level 7		6.40	6.60	6.70	6.80	. 6.90

FOOTNOTES TO SCHEDULE "A" WAGES

- All current employees at #232 Bellevue, TN to remain on that Schedule as long as they remain at that store. New hires effective the "Sunday After Ratification" (05/04/97) will progress on the new Schedule (applies to employees in the progression only).
- 2) "Sunday After Ratification" current employees (except employees at #232) will move across in their personal pay level to the rates shown in the "Sunday After Ratification" Schedule. Current part-time employees (except employees at #232) will move across in their pay level to the rates shown in the "Sunday After Ratification" Schedule, except that part-time employees at the 30-month level (\$6.20) will move to Level 7 on the "Sunday After Ratification" Schedule.
- 3) Effective 08/31/97 all part-time employees, except as provided in #9 below, (except employees at #232) will be placed on the appropriate rate on the part-time rate schedule based on their personal rate of pay which is indicated by the appropriate level.
- 4) At ratification each current employee will be given credit for time worked in their current level toward their next increase in rate on the "Sunday After Progression" Schedule.
- 5) After their <u>first</u> progression increase on the "Sunday After Ratification" Schedule, employees will progress as follows:
 - a) Full-time will progress to next level every six (6) months.
 - b) Part-time will progress to next level based on thirty-nine (39) weeks worked.
- 6) Effective 4/12/98 all full-time employees who are above the top full-time rate will receive the same amount of increase as the 60-month full-time level employees receive. Effective 4/11/99 the same will apply; and, effective 4/9/2000 the same will apply.
- 7) On 4/12/98, 4/11/99, and 4/9/2000 all part-time employees who are above the top part-time rate will receive the same amount of increase as the top rated part-time employees.
- 8) Full-time employees on the night stocking crew will be assigned a rate of pay not less than the 18-month full-time rate and will also be paid the night premium covered in Article VIII, Section K. Individuals who are taken off or voluntarily request off of the night crew will be paid the appropriate contract rate based on their length of service.

FOOTNOTES TO SCHEDULE "A" WAGES [cont'd]

9) A) Current part-time employees (except #232) on the \$4.85 rate will progress as follows:

Current - \$4.85/hour Sunday After Ratification - \$5.00/hour

12 Months After Last Increase - \$6.20/hour (or top part-time rate)

B) Current part-time employees (except #232) on the \$4.95 rate will progress as follows:

Current - \$4.95/hour Sunday After Ratification - \$5,40/hour

6 Months After Last Increase - \$6.20/hour (or top part-time rate)

Employees in A and B above will then receive the increases as set forth in #7 above.

- 10) Retro activity will be paid to those current employees who were at or above the current top full-time rate of pay at contract expiration (04/12/97), and those current part-time employees who were at or above the current top part-time rate of pay on the same date.
 - Full-time shall receive \$.25/hour retro
 - Part-time shall receive \$.20/hour retro
- 11) All employees hired after ratification will have the rates covered on the "Sunday After Ratification" schedule and progress in accordance with #5A and #5B on the previous page.
- 12) Effective 08/31/97 part-time at #232 hired prior to ratification who are at \$5.20/hour will go to \$5.25 per hour and maintain the time progression.
- 13) Part-time employees who are promoted to full-time go to the next higher rate and start a progression on six (6) months.

P. O. BOX 2486—BIRMINGHAM, AL 35201

800 LAKESHORE PARKWAY BIRMINGHAM, ALABAMA 35211 (205) 940-9400

April 5, 1993

FILE COPY

Ms. Rosemary Reed-Geddes President UFCW Local 1557 203 North Eleventh Street Nashville, TN 37206

Dear Rosemary:

This Letter of Understanding is to confirm our conversation in our recent negotiations concerning our new FoodMax contract which will become effective April 12, 1993 and expire April 1997.

Per our understanding, we will, from time to time, hire experienced journeyman meatcutters at a rate which is above the published contract rate. These individuals will receive future increases in their rate of pay on the appropriate anniversary dates of the contract in the same amounts and on the same dates as those individuals who are on the top full-time clerk rate of pay.

It is my understanding that this provision will be ratified as part of the major agreement. After ratification, please sign indicating your concurrence and return a copy to me.

Sincerety,

Richard H. Marty VP Human Resources

RHM/mlt

Rosemary Reed-Geddes

UECW Local 1557

Spiel 8 1993

