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11-17-1974

Kroger Company and Amalgamated Meat Cutters and Butcher Workmen of North America, AFL-CIO, Local 227 (1974)

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Kroger Company and Amalgamated Meat Cutters and Butcher Workmen of North America, AFL-CIO, Local 227 (1974)

Location IN; KY; IL Effective Date 11-17-1974

Expiration Date 11-19-1977

Number of Workers 3270

Employer Kroger Company

Union

Amalgamated Meat Cutters and Butcher Workmen of North America

Union Local

227

NAICS

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Sector

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68/9

AGREEMENT

....

by and between

The Kroger Company

and

The Amalgamated Meat Cutters and Butcher Workmen of North America Local Union No. 227

(Louisville Stores)

Affiliated with the A.F.L.-C.I.O.

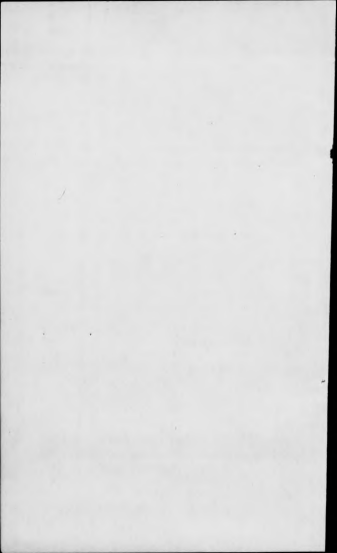


TERM: NOV. 17, 1974 through NOV. 19, 1977

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1	N	D	E	X	

Article	е
1 - Intent & Purpose	3
2 - Coverage	3
3 - Shop Conditions	4
4 - Management Rights	5
5 - Dispute Procedure	6
6 - No Strike - No Lockout	8
7 - Wages	9
8 - Working Conditions	9
	13
	16
	17
12 - Transfers	19
	20
14 – On The Job Injury	21
15 - Vacations	21
16 - Military Service	23
17 - Union Cooperation	23
18 - Separability	
19 - Death in Family & Jury Duty	
20 - Salesman Stocking	
21 - Health & Welfare	
	30
23 - Expiration	32
SCHEDULE "A" - Vacation Policy	33
SCHEDULE "B" - Wages	
SCHEDULE "C" - Cost of Living	



AGREEMENT

This Agreement entered into November 17, 1974 by and between The Kroger Co. of Louisville, Jefferson County, Commonwealth of Kentucky, its successors and assigns, hereinafter designated as the Employer, and the Amalgamated Meat Cutters and Butcher Workmen of North America, Local Union No. 227, affiliated with the AFL-CIO, hereinafter designated as the Union.

ARTICLE 1 Intent and Purpose

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

ARTICLE 2 Coverage

The Union shall be the sole and exclusive bargaining agent for all employees of the Employer's stores currently operated by the Louisville Division, except store managers and parking lot attendants. It is understood, however, that the employees of the Employer's stores in Evansville, Princeton and Vincennes, Indiana,

Henderson, Kentucky, and Mt. Carmel and Olney, Illinois, and the grocery department employees of the Cynthiana, Kentucky, store excluding store managers are represented by other bargaining agents and are excluded from this coverage. The Union shall be the sole and exclusive bargaining agent for all employees of the Employer in the Meat Plant working in these classifications shown in Schedule "B" of this Agreement.

69-10

ARTICLE 3 Shop Conditions

A. It shall be a condition of employment that all employees of the Employer covered by this Agreement who are members of the Union in good standing on the execution date of this Agreement shall remain members in good standing and those who are not members on the execution date of this Agreement shall on the thirty-first (31st) day following the execution date of this Agreement become and remain members in good standing in the Union. It shall also be a condition of employment that all employees covered by this Agreement and hired on or after its execution date shall on the thirty-first (31st) day following the beginning of such employment become and remain members in good standing in the Union. The Employer may secure new employees from any source whatsoever. During the first thirty (30) days of employment, a new employee shall be on a trial basis and may be discharged at tne discretion of the Employer.

B. The Employer agrees to first call the Union when hiring new help. However, if competent help cannot be supplied by the Union, in the judgment of the Employer, the Employer reserves the right to employ other help subject to Section A of this Article.

C. The Employer shall, for the term of this Agreement, deduct initiation fees, as authorized, and shall deduct Union dues, from the first pay of each month of employees who are members of the Union and who individually and voluntarily certify in writing authorization for such deductions. The Employer shall promptly remit all sums deducted in this manner to the Secretary-Treasurer of Local No. 227.

ARTICLE 4 Management Rights

The management of the business and the direction of the working forces, including the right to plan, direct, and control store operations, hire, suspend or discharge for proper cause, relieve employees from duty because of lack of work or for other legitimate reasons, the right to study or introduce new or improved production methods or facilities, and the right to establish and maintain rules and regulations covering the operation of the stores, a violation of which shall be among the causes for discharge, are vested in the Employer; provided, however, that this right 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.

7

ARTICLE 5 Dispute Procedure

A. The Employer will recognize a shop steward.

B. Should any differences, disputes or complaints arise over the interpretation or application of the contents of this Agreement, either party may file a grievance. There shall be an earnest effort on the part of both parties to settle such promptly through the following steps:

- Step 1. By conference between the aggrieved employee and or the shop steward and or the Union representative, and the immediate supervisor. If the grievance is not settled in this first step it shall within seven (7) calendar days be reduced to writing, signed by the aggrieved employee and referred to
- Step 2. By conference between an official of the Union and the Zone Manager. If the grievance is not settled in this second step it shall within seven (7) calendar days, be referred to Step 3.

Step 2.

- Step 3. By conference between an official or officials of the Union and the Division Vice President, a representative of the Employer so delegated by the Division Vice President or both.
- Step 4. In the event the last step fails to satisfactorily settle the complaint, it shall be within seven (7) calendar

days, referred to the Board of Arbitration.

C. The Board of Arbitration shall consist of one (1) person appointed by the representative of the Union and one (1) person appointed by the Employer. Said two persons shall within seven (7) calendar days after disagreement in Step 3, request the Federal Mediation and Conciliation Service to submit a panel of fifteen (15) arbitrators from which the third (3rd) arbitrator may be chosen, Additional panels may be requested as needed. The decision of the majority shall be binding on the Employer, the Union and the employee. It is understood that the Board of Arbitration is not empowered to change, modify, or alter this Agreement or any supplements thereof. The expense of the third arbitrator shall be shared jointly by the Union and the Employer.

D. The Employer may at anytime discharge any employee for cause. The Union may file a written complaint with the Employer asserting that the discharge was improper. Such complaint must be presented within seven (7) calendar days and referred to Step 3.

E. No grievance will be discussed unless the outlined procedure has been followed.

F. Lengthy discussions between employees and representatives of the Union, or among themselves concerning disputes, shall not take place during working hours.

- G. The manager of a store shall grant to any accredited official access to the store for the purpose of satisfying himself that the terms of this Agreement are being complied with.
- H. Grievances must be taken up promptly and no grievance will be considered or discussed which are presented later than seven (7) calendar days after such has happened.
- I. At any step in the grievance procedure, the Executive Board of the Local Union shall have the final authority in respect to any aggrieved employee covered by this Agreement, to decline to process a grievance, complaint, difficulty, or dispute further if in the judgment of the Executive Board such grievance lacks merit or lacks justification under the terms of this Agreement or has been adjusted or justified under the terms of this Agreement to the satisfaction of the Union Executive Board.
- . J. No constructive advice record will be used against any employee after it has been in effect for two (2) years.

ARTICLE 6. No Strike, No Lockout

During the term hereof, the Union agrees that there shall be no official strike, or any other interference with or interruption of the normal conditions of the Employer's business by the Union or its members. The Employer agrees that there shall be no lockout.

ARTICLE 7 Wages

Rates of pay and pay schedules as set forth in Wage Schedule "B", attached hereto, shall remain in effect for the life of this Agreement and shall constitute the basis for determination of wages for time worked.

ARTICLE 8 Working Conditions

A. The hours for each full time employee shall be scheduled by the Employer. The Employer will post a work schedule for the week by noon (12:00) Friday of the preceding week.

B. The basic work week shall be forty (40) hours to be worked in five (5) eight (8) hour days (thirty-two (32) hours to be worked in four (4) eight (8) hour days in a holiday week excluding the holiday) Monday through Saturday.

C. All work in excess of eight (8) hours per day or forty (40) hours per week shall be paid at time and one-half (1½) the employee's straight time hourly rate. In a holiday week time and one-half (1½) will be paid after the employee has worked thirty-two (32) hours at the straight time rate. Overtime shall be paid on the daily basis or weekly basis, whichever is greater, but in no case on both.

D. There shall be no split shift schedule for employees except that students may work before and after school hours on school days only.

E. Any employee responsible for the control of inventory can, on reasonable occasions, check his store charges, credits, and sales.

£33

F. Any uniform deemed necessary by the Employer for its employees shall be furnished and laundered by the Employer. However, where dacron or other similar type uniforms are furnished to employees such uniforms shall be laundered by the employee. The Employer shall pay for sharpening tools.

G. A lunch period of one (1) hour on the employee's own time shall be granted approximately in the middle of the work shift but no employee's shall be required to take a lunch period less than three (3) hours after reporting for work. Where an employee is scheduled for six'(6) hours or less work in a day, it is not mandatory that a lunch period be granted. Where an employee is scheduled for more than eight (8) hours work in a day and is scheduled past 6:30 p.m., the employee may, at his or her option, have a scheduled time off of thirty (30) minutes for supper, on the employee's own time.

Employees working on a night stock crew who take a meal break after store closing may exercise an option to take a one-half $(\frac{1}{2})$ hour lunch break provided the majority of the crew chooses such an option.

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H. Employees shall have a fifteen (15) minuterest period for each half of a working day. Such rest period shall be as near the middle of the work period as is possible. Employees shall punch time cards for rest periods.

- I. Any employee who is scheduled to work shall be guaranteed four (4) hours of work or four (4) hours pay at his straight time rate in lieu thereof on the day so scheduled, provided the employee is available for work and reports for work as scheduled. This paragraph shall not apply to students.
- J. Any full time employee who works more than two (2) nights per week past 6:00 p.m. shall be paid time and one-half (1½) his regular hourly rate for all work between 6:00 p.m. and 6:00 a.m. beginning with the third night worked in any week except that work between 6:00 p.m. and 6:30 p.m. shall be paid for at straight time on any day when the store closes at 6:00 p.m. and such work shall not be counted as night work. This provision does not apply to employees on a regularly scheduled night stocking operation.

K. Insofar as possible, Friday and Saturday night work will be rotated by seniority within the classification or job assignment for both full-time and part-time, full-time with full-time and part-time with part-time. This, of course, does not apply to employees on night stock crews. Department Heads shall not be excluded from hight work.

- L. An employee relieving an employee in a classified job (as classified in Schedule "B") for one (1) week or more, shall receive the rate of pay for that classification.
- M. Any full-time journeyman meat cutter scheduled for forty (40) hours work will receive

journeyman rate for all hours worked provided he works as a meat cutter at least a portion of that week.

- Part-time journeyman will receive journeyman pay for hours worked as meat cutters and clerk pay for hours worked as clerk.
- Full-time journeyman in lieu of a layoff may exercise his seniority to work as a clerk at top clerk rate for a forty (40) hour schedule.
- 3. Journeyman working as a clerk may be used as a meat cutter to replace any meat cutter who is scheduled but fails to show up for work. In this case, only those hours worked as a meat cutter will be paid at journeyman rate.
- 4. When meat clerk work is available in the Meat Department journeyman working at the clerk rate may perform that work at clerk rate.

N. Stores will close Christmas Eye at 5:00 p.m. and no one will be required to work later than 5:30 p.m. unless necessary to serve customers that were in store at closing time.

- O. Employees shall be allowed at least eight (8) hours off between shifts except in cases of emergency.
- · P. Store rules shall be Division wide and a copy of all changes in store rules shall be sent to the

Union.

Q. Raingear will be provided for carryouts.

R. Effective May 18, 1975 the following shall apply:

It is agreed that when meat is offered for sale between the hours of 6:00 a.m. and 10:00 p.m. an employee in the apprentice classification or higher will be assigned to the meat department.

G28-30

ARTICLE 9 Sunday and Holiday Provisions

A. The following shall be recognized as holidays: New Year's Day, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day or any other day or part thereof declared as a holiday by the Employer in any community. One additional day's pay (maximum of eight (8) straight time hours) shall be paid with vacation pay in lieu of a seventh (7th) holiday for those regular employees (by Employer definition) who qualify for vacation. The employee's birthday shall be recognized as a personal holiday to be observed on a mutually agreed upon day within fourteen (14) days of the actual birthday date.

The day or days pay to be added to vacation pay will not be reduced as a result of the vacation pay reduction method as outlined in Employer policy.

A-1. Effective January 1, 1975, all employees with one (1) or more years of continuous ser-

vice with the Employer will be entitled to an additional holiday subject to the other provisions of this Agreement. This holiday will be taken as a days pay (maximum of eight (8) straight time hours) to be paid with the first week of vacation or at the employees option may be taken as a mutually agreed upon day. Choice of the days pay must be made by the date of vacation selection. The option of a personal day must be taken no later than November 1 of any year unless the employees anniversary date and first personal day occur after November 1.

B. Work performed on Sundays or the above holidays shall be paid for at two (2) times the straight time hourly rate of pay. Eight (8) hours straight time wages shall be paid for a full days holiday not worked. Where a holiday for part of a day is declared the employee shall receive eight (8) hours pay for that day provided he works the designated number of hours for the day.

C. Full time employees who work a full week (thirty-two (32) hours) in which a holiday occurs shall receive eight (8) hours straight time pay in addition to hours worked. Full time employees who are absent of their own accord during a holiday week shall be paid only for the hours actually worked, except where absence is caused by proven illness or is excused by the Employer, the employee shall receive holiday pay provided he worked any part of the holiday week. Any hours worked in excess of thirty-two (32) during a week in which one of the above listed holidays occur shall be paid for at the rate of

time and one-half (1½) the regular rate of pay. Part time employees who work thirty-two (32) hours during a holiday week shall receive holiday pay on the same basis as full time employees, and part-time employees regularly working thirty-two (32) or more hours per week will not be reduced below thirty-two (32) hours in a holiday week to avoid payment of holiday pay.

D. A part time employee who has worked in twelve (12) weeks or more shall be entitled to holiday pay for the holidays set forth in Article 9. A above, provided he was scheduled for work in the holiday week and worked his scheduled hours in the holiday week. Employees who are absent of their own accord during a holiday week shall be paid only for the hours actually worked, except where absence is caused by proven illness or is excused by the Employer. the employee shall receive holiday pay provided he worked any part of the holiday week. Holiday pay shall be figured on the average hours worked for the four (4) consecutive weeks immediately preceding the holiday week on the following basis.

AVERAGE HOURS WORKED HOLIDAY PAY
20 hours or less 2 hours
Over 20 hours to and
including 30 hours 4 hours
Over 30 hours (except as
otherwise provided in
paragraph "B" above) 6 hours

E. Full time employees indicating a continuing preference for Sunday and holiday work

shall be rotated by seniority within the classification and job assignment.

F. Sunday and holiday hours of work shall be included for the purposes of qualification for Health and Welfare, Pension, Vacation, and Holiday pay.

ARTICLE 10 New Employees

A. Previous proven comparable experience in the retail food industry within the last three (3) years from date of present employment, as shown on application for employment, shall be the basis for determination of employee's rate of pay except as specified below.

B. During the first thirty (30) days after date of employment a new employee is on trial and may be paid a lower rate of pay than the rate corresponding to his previous experience.

C. By mutual agreement between the Employer, the employee and the Union Representative, an employee may be paid a rate lower than the rate corresponding to his previous experience after the thirty (30) day trial period.

D. Claims for adjustment based on previous experience must be filed in writing with the Employer within sixty (60) days from date of employment, otherwise the employee forfeits any claim under this provision.

E. The Employer shall notify the Union in writing of all newly hired employees including the starting rate of pay.

ARTICLE 11 Seniority

A. In layoffs, rehiring and reduction of hours, the principle of seniority shall apply. Seniority shall be determined on the length of service of the employee with regard to his experience and ability to perform the work. All circumstances being reasonably equal, length of service shall be the controlling factor. In the matter of promotions or transfers from one type of work to the other, or from one store to the other, the Employer shall give due regard to seniority. Agreed upon seniority lists shall be established and maintained, and such records shall be available to the Union at all times, one list for full-time employees and another for part-time employees.

B. Seniority shall be considered broken if Ellian employee is duly discharged by the Employer, if he voluntarily quits, if he has been laid off continuously for a period of more than six (6) months, or if he is called back to work after a layoff and does not report for work within one (1) week.

C. The above mentioned full time seniority list shall apply in each city or town and is not transferable or accumulative, except as accumulative for work performed in the same town. The above mentioned part time seniority list shall apply in each store and is not transferable or accumulative except where the Employer finds it necessary to transfer a part time employee to another store in the same

city, his seniority date will not be changed by such transfer.

D. A part time employee shall not accumulate seniority over a full time employee. A part time employee whose principal occupation is attending school shall not accumulate seniority over a regular employee (by Employer definition). When a part time employee becomes a full time employee, he shall be placed on the full time seniority list and his seniority date on the full time seniority list shall be the date that he becomes full time. When a full time employee is reduced to part time, he shall be placed on the part time seniority list and his date on the part time seniority list shall be his last date of hire. This provision shall not change the seniority date of any employee on the full time seniority list as of the effective date of this Agreement.

E. Where the hours are available in the store regular part time employees will be given the part time schedules with the greater number of hours by seniority. Part time employees will be given the remaining schedules of hours by seniority (excluding students).

F. In the case of a store closing or a burnout, employees may exercise their seniority to
displace the least senior employee in their
classification in the city (in case of multistore towns) but if not a multi-store town then
in the bargaining unit. It is understood should
an employee in a multi-store town be displaced
but have seniority in the bargaining unit, he may
displace the least senior employee in his classification.

- G. The Employer will provide the Union with a seniority list each January including seniority date and length of service.
- H. Employees shall be reclassified to full time upon working forty (40) hours per week (thirty-two (32) hours in a holiday week) for twelve (12) consecutive weeks. This provision shall not apply to students or to employees performing relief work in place of another employee.
- I. It is agreed employees will be considered for vacancies in the apprentice classification over new hires provided interested employees notify the Employer in writing.

Employees who do not successfully complete the apprenticeship program will revert to their previous classification on the next posted schedule.

ARTICLE 12 Transfers

- A. In the matter of permanent transfers and promotions, the Employer will notify the Union the day the transfer or promotion occurs.
- , B. In the matter of temporary transfers the senior employee qualified and available will have first refusal. The junior employee must accept the transfer.
- C. A full-time night stocker may move to a day schedule as a vacancy occurs within his store providing the stocker has the ability to perform the work on the day scheduled.

D. No employee who has seniority within their classification within a store will be required to transfer to another store.

ARTICLE 13 Leave of Absence

A. A leave of absence because of sickness or injury not to exceed ninety (90) days will be granted to an employee upon written request supported by medical evidence. Extensions will be granted up to ninety (90) days at a time, if requested in writing supported by proper medical evidence prior to each expiration "but in no case shall the leave exceed two (2) years in duration."

B. The Employer agrees to grant the necessary and reasonable time off, without discrimination or loss of seniority rights and without pay to any employee designated by the Union to attend a labor convention, or serve in any capacity on other official Union business, provided fortyeight (48) hours written notice is given to the Employer by the Union, specifying the length of time off. The Union agrees that in making its request for time off for Union activities, due consideration shall be given to the number of men affected in order that there shall be no disruption of the Employer's operations due to lack of available employees. Leave of absence for Union business shall be granted for a period of one (1) year with extensions on a year to year basis.

ARTICLE 14 On The Job Injury

Any full time employee unable to work because of an injury received during the regularly scheduled work week, and whose injury resulted out of or during the course of employment on the store premises, shall be entitled to a full day's pay (not to exceed eight (8) hours) for each day lost because of such injury but not to exceed five (5) days (day on which injured plus four (4) days), provided, however, that the employee shall report upon receipt of the injury to the store manager who shall refer the employee to a physician. The physician's decision with respect to length of time required off from the job shall be controlling; provided further that nothing in this provision shall affect any rights accruing to either party under the Workmen's Compensation Act of the State, and that the Employer shall receive credit for any payment made under this provision should any compensation be awarded in accordance with the State Workmen's Compensation Act.

The Employer shall compensate employees for scheduled time lost due to return visits to the doctor which result from an on the job injury.

ARTICLE 15 Vacations

A. All "regular employees" (by Employer definition) will be entitled to vacations according to the policy of the Employer, a summary

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which is attached in Schedule "A", except that employees with eight (8) or more years continuous service shall receive three (3) weeks vacation and employees with fifteen (15) or more years continuous service shall receive four (4) weeks vacation, and employees with twenty (20) or more years continuous service shall receive five (5) weeks vacation.

B. When a holiday occurs during a full time employee's scheduled vacation, the employee shall receive either an extra day of vacation at the end of his regular vacation or pay in lieu thereof, as determined by the Employer.

C. A part time employee who is not entitled to vacations according to the policy of the Employer shall be granted a part time vacation under the same general rules as provided in the policy of the Employer for regular employees except that the maximum vacation shall be two (2) part time weeks and part time vacation will be figured on the number of hours in the vacation qualifying year divided by fifty-two (52) as follows:

AVERAGE HOURS WORKED

20 hours or less

Over 20 hours to and including 30 hours

Over 30 hours

30 hours

When a part time employee is reclassified to regular status, the numer of weeks of vacation that he is then entitled to as a part time employee shall not be changed as a result of such

reclassification and his vacation for the year in which he is reclassified to regular shall be figured on average straight time hours worked during such year. Conversely, when a regular employee is reclassified to part time, his vacation for the year in which he is reclassified shall be figured on the average straight time hours worked during such year.

 D_{\bullet} No employee shall work in a week in which his vacation occurs.

E. Vacation selection shall be made by seniority within the store. Vacations will be permitted fifty-two (52) weeks of the year with the understanding that the Employer will determine the number of employees to be on vacation on any given week. Vacation schedule shall be posted in January for selection by March 15.



ARTICLE 16 Military Service

Any employee who is inducted into military service shall be returned to his job and retain his seniority under the provisions of the Federal Selective Service Training Act of 1940, as amended.

ARTICLE 17 Union Cooperation

A. The Union agrees to uphold the rules and regulations of the Employer in regard to punctual and steady attendance, proper and sufficient notification in case of necessary absence, conduct on the job, and all other reasonable

rules and regulations established by the Employer.

442

- B. The Union agrees to cooperate with the Employer in maintaining and improving safe working conditions and practices, in improving the cleanliness and good housekeeping of the stores, and in caring for equipment and machinery.
 - C. It shall be the policy of the Employer to notify the Union of employee deficiencies. The Union agrees to cooperate in the correction of inefficiencies of members which might otherwise necessitate discharge.
 - D. The Union and its members agree to make an earnest effort to recommend new employees to the Employer and to aid in decreasing labor turnover in the stores.
- E. The Union recognizes the need for conservation and the elimination of waste and agrees to cooperate with the Employer in suggesting and practicing methods in the interest of conservation and waste elimination.

ARTICLE 18 Separability

E38

Any portion of this Agreement which becomes inoperable as a result of State or Federal Law shall automatically be deleted from this Agreement. The remaining sections of this Agreement shall continue to be binding upon the parties.

614-15

ARTICLE 19 Death in Family and Jury Duty

A. In the event of a death in a full-time employee's immediate family, the following will apply:

- Regular pay for time off through the day of the funeral but not to exceed three (3) scheduled working days, provided such pay does not exceed the equivalent of forty (40) hours of pay at straight time rate.
- 2. The immediate family consists of spouse, parents, brother, sister, grandparents, grandchildren, mother-in-law, father-in-law, and children of the employee or any relative living in the home of the family or with whom the employee is living. In the case of the death of an employees brother-in-law or sister-in-law (either spouses of his sister and brother or the employees' spouse's sister and brother) the employee will be allowed one (1) day off with pay to attend the funeral.

 An employee must attend the funeral to qualify for pay as outlined in this Section.

- (1) Part-time employees who have completed one (1) year or more of continuous employment with the Employer shall be paid straight time pay for scheduled hours off through the day of the funeral but not to exceed three (3) scheduled work days.
- (2) The immediate family consists of spouse, parent, children, sister and

brother of the employee.

(3) The employee must attend the funeral in order to qualify for pay as outlined in this section.

B. A full time employee who is subpoenaed for jury service shall be paid for hours necessarily absent from work less jury fees. Such pay shall not exceed the pay for the normal work week. However, where parking expenses are incurred by the employee while on jury service that sum of money may be deducted from the jury fees and retained by the employee upon presentation of a receipt.

C. Any employee who appears in court on behalf of the Employer shall be paid for the time so spent at the employee's straight time hourly rate of pay.

ARTICLE 20 Salesman Stocking

A. The practice of outside sales men stocking shelves shall not be expanded during the term of this Agreement except that if a brand of merchandise now being stocked by outside sales men is discontinued and another brand substituted or a new brand is added, sales men may stock all brands of the same type of merchandise; for example, if a new brand of baby food is added or substituted, sales men may stock the new brand.

- B. The understanding in the paragraph immediately above shall not apply in new or remodeled stores during the first few weeks of operation.
- C. It is further understood that the rotation of merchandise, replacing damaged or outdated merchandise or taking inventory shall not be considered stocking.
- D. The items listed below are presently being stocked completely or partially by outside salesmen:

Bottled beverages

Cookies, Crackers and Snacks

Baby Foods

Wholesale Distributors; i.e., Specialty Foods, housewares, Toys, Records, Softgoods, Pet Supplies, Magazines, Books, Stationery, Dairy and Bakery

Cigarettes and Cigars

E. In addition to the procedure set forth in Article 20 Paragraphs A, B, C, and D, salesmen for items not listed in Paragraph D may participate in reallocation and resets as follows:

 Employees in the bargaining unit will pull all stock which is to be reallocated off the shelves and will clean the shelving except that the salesman may pull his own product off the shelf.

- 2. Salesmen will set the facings for all the products to be reallocated or reset and will assist the employees in the bargaining unit in restocking the shelving in order to complete the work as quickly as possible, with the further understanding that the salesman will only help to restock the products that he reallocated or reset.
- Any new product from the back room will be stocked by employees in the bargaining unit.
- 4. It is understood that Kroger merchandising representatives may do any of the work outlined in sub-paragraph 2 of Paragraph E as necessary.

F. Managers and co-managers will not be scheduled to perform bargaining unit work.

ARTICLE 21 Health and Welfare

A. The term "eligible employee" shall mean any employee who worked an average of twenty-eight (28) hours per week for a period of four (4) consecutive calendar weeks (112 hours). Such an employee becomes eligible for health and welfare benefits on the first day of the second calendar month immediately following completion of the four (4) consecutive calendar

weeks (112 hours) and such date shall hereinafter be referred to as his eligibility date.

- B. The Employer shall contribute fifty-eight dollars and fifty cents (\$58.50) per month (effective November 1, 1975, sixty-six dollars and fifty cents (\$66.50) per month per eligible employee to the Health & Welfare Trust Fund entered into by the parties hereto, pursuant to a Health and Welfare Trust Agreement for the purpose of providing such health and welfare benefits. Such health and welfare trust fund shall be jointly administered Employer and Union trust fund.
- C. Contributions to the Trust Fund shall be discontinued as of the first of the month immediately following:
 - A layoff or leave of absence of thirty (30) calendar days or more except as otherwise provided below.
 - The employee's ceasing to be an eligible employee due to his failure to work an average of twenty-eight (28) hours or more per week for four (4) consecutive calendar weeks (112 hours).
 - D_{\bullet} Contributions to the TrustFund shall be continued under the following conditions:
 - In case of a non-work accident, one (1) months contribution following the month in which the employee incurred the accident.

- 2. In case of pregnancy, one (1) months contribution after the month in which the employee begins her pregnancy leave of absence.
 - In case of illness, two (2) months' contribution following the month in which the illness occurs.
 - In case of compensable injury, six (6) months contributions including the month in which the injury occurs.
 - 5. The Employer agrees to pay the contributions to the Trust Fund for eligible employees for one (1) month following termination of employment. The obligation shall not be required when an employee is discharged for just cause or resigns to go into business for himself.

E. It is further understood and agreed that all employees covered by this collective bargaining agreement shall as of midnight January 31, 1972, be ineligible to participate in, be covered by or receive benefits from any Employer paid, Employer sponsored employee paid or Employer/employee jointly paid insurance policy, program, or benefit in effect prior to that date.

ARTICLE 22 Pension

. A. The Employer shall pay forty-three dollars and thirty cents (\$43.30) per month (effective

April 1, 1975 fifty-two dollars (\$52,00) per month and effective April 1, 1976 sixty-three dollars and fifty cents (\$63.50) per month for employees who work an average of twenty-eight (28) hours or more per week for four (4) consecutive weeks, into the Amalgamated Meat Cutters and Butcher Workmen's Union and Industry Pension Fund. The first contributions under this Section shall be due and payable by the tenth (10th) day of the month following initial liability.

B. The jointly administered Employer-Union Pension Fund shall be administered by an equal number of Trustees representing the Employer and an equal number of Trustees representing the Union, Said Pension Fund shall be used to provide benefit pensions for eligible employees of the Employer as provided in a Pension Plan. the terms and provisions of which are to be agreed upon by the parties hereto; said Pension Plan shall among other things, provide that all benefits under the plan and costs, charges and expenses of administering the Plan and all taxes levied or assessed upon or in respect of said Plan or Trust or any income therefrom shall be paid out of the Pension Fund.

C. Said Pension Plan and the Trust Agreement establishing the Pension Fund has been submitted to the United States Treasury Department for the approval and rulings satisfactory to the Employer, that said Plan is qualified under I.R.C. Sec. 401, et. seq. and that no part of such payments shall be included in the regular rate of pay of any employee.

D. A copy of the Trust Agreement and any Amendment thereto shall be made a part hereto, as herein at length set forth...Trust Agreement and Pension Plan shall in all respects comply with all applicable legal requirements.

E. Contributions for a new employee will be made on the first of the month following the completion of twelve (12) consecutive weeks in which the employee has averaged thirty-two (32) hours or more per week. Effective January 1, 1972, contribution for new employees will not be paid until the first of the month following a full thirty (30) days of employment.

F. In case of compensable injuries, the Employer will make contributions for six (6) months including the month in which the injury occurred.

ARTICLE 23 Expiration

This Agreement shall take effect November 17, 1974 and continue through November 19, 1977, and shall continue from year to year thereafter unless either party serves notice in writing sixty (60) days prior to the expiration date or any anniversary date thereafter of a desire for termination of or changes in the terms of this Agreement.

IN WITNESS WHEREOF the said parties have caused duplicate copies hereof to be executed by their duly authorized officers the 10th day of February, 1975.

FOR THE UNION:

William R. Ballinger Melvin C. Kraft Edward N. Sims

FOR THE EMPLOYER:

Richard J. Metzgar G. Donald Summers

SCHEDULE "A" - VACATION POLICY

1. ELIGIBILITY

- A. A regular employee will be eligible for a one-week vacation as of the first anniversary of his beginning date of continuous full time service, provided he has completed one year of continuous full time service as of that date.
- B. After qualifying for his first one-week vacation, a regular employee who has completed one year of continuous full-time service (but less than three years) prior to January 1 is eligible for a one-week vacation as of January 1.
- C. A regular employee will become eligible for a second week of vacation as of the third anniversary of his beginning date of continuous full-time service provided he has completed three years of continuous full-time service as of that date.
- D. After qualifying for his first two-week vacation, a regular employee who has completed

three years of continuous full-time service prior to January 1 is eligible for a two-week vacation as of January 1.

2. VACATION PAY

- A. Employees will be paid their straight time earnings for their basic work week.
- B. Vacation pay will be paid in advance.

3. GENERAL PROVISIONS

A. Vacations must be scheduled in the calendar year except that where necessary, vacations which fall due in the 12th and 13th periods may be carried over to the first period of the next year; no employee shall be given pay in lieu of vacation.

- B. If an employee qualifies for a one-week vacation as of January 1 and is due to complete the service necessary for an additional week of vacation later in the year, he may take the first week early or wait and take both weeks together.
- C. Choice of vacation dates will be granted on the basis of seniority; except that the Employer reserves the right to grant vacations to any employee when his absence will least affect the operation.

4. SEPARATIONS

A. If an employee who has not taken the vacation which he has earned by reason of his service leaves (regardless of whether he gives notice), goes into military service or is separated for any reason other than confessed or proven dishonesty, he shall receive his vacation pay at the time of leaving.

5. EFFECT OF ABSENCE LEAVES

A. Leaves totalling 90 days or less in any calendar year shall not affect vacation earned in that year; leaves totalling more than 90 days but not over 180 days shall reduce vacation and vacation pay by one-fourth; leaves totalling more than 180 days but not over 270 days shall reduce vacation and vacation pay by one-half; leaves totalling more than 270 days shall disqualify for vacation.

A 36-38	ZONE 1 X	42 so	A 50 - S	"B" WAC	GES T	19 H/	1-12 H	13
B19_	GROCERY AND MEAT CLERKS	11-17-74	5-1 8-75	11-16-75	5-1 6-75	11 –1 4–76	5-1 5-77	II
B21 36 B23	Start After 6 months After 12 months After 18 months After 24 months After 36 months PART-TIME CLERKS (on the payroll prior to 11-17-74)	3.03 3.26 3.48 3.74 4.21 4.91	3.18 3.41 3.63 3.89 4.36 5.06	3.43 3.66 3.88 4.14 4.61 5.31	3.53 3.76 3.98 4.24 4.71 5.41	3.78 4.01 4.23 4.49 4.96 5.66	3.88 4.11 4.33 4.59 5.06 5.76	丁工
9	After 6 months After 12 months After 18 months After 24 months After 30 months	2.87 3.03 3.24 3.45 3.67 3.93 4.61	3.02 3.18 3.39 3.60 3.82 4.08 4.76	3.27 3.43 3.64 3.85 4.07 4.33 5.01	3.37 3.53 3.74 3.95 41 7 4.43 5.11	3.62 3.78 3.99 4.20 4.42 4.68 5.36	3.72 3.88 4.09 4.30 4.52 4.78 5.46	

PART	-TIM	E	CL	ER	KS
(hired	after	1	1-1	7-	74

2.62	2.62	2.87	2.97	3.22	3.32
	100				3.63
					3.94
3.45	3.60	3.85	3.95	4.20	4.30
3.67	3.82	4.07	4.17	4.42	4.52
3.93	4.08	4.33	4.43	4.68	4.78
4.61	4.76	5.01	5.11	5.36	5.46
5.10	5.25	5.50	5.60	5.85	5.95
5.16	5.31	5.56	5.66	5.91	6.01
5.23	5.38	5.63	5.73	5.98	6.08
5.33	5.48	5.73	5.83	6.08	6.18
5.08	5.23	5.48	5.58	5.83	5.93
5.08	5.23	5.48	5.58	5.83	5.93
	3.93 4.61 5.10 5.16 5.23 5.33	2.93 2.93 3.24 3.24 3.45 3.60 3.67 3.82 3.93 4.08 4.61 4.76 5.10 5.25 5.16 5.31 5.23 5.38 5.33 5.48 5.08 5.23	2.93 3.18 3.24 3.24 3.49 3.45 3.60 3.85 3.67 3.82 4.07 3.93 4.08 4.33 4.61 4.76 5.01 5.10 5.25 5.50 5.16 5.31 5.56 5.23 5.38 5.63 5.33 5.48 5.73 5.08 5.23 5.48	2.93 2.93 3.18 3.28 3.24 3.24 3.49 3.59 3.45 3.60 3.85 3.95 3.67 3.82 4.07 4.17 3.93 4.08 4.33 4.43 4.61 4.76 5.01 5.11 5.10 5.25 5.50 5.60 5.16 5.31 5.56 5.66 5.23 5.38 5.63 5.73 5.33 5.48 5.73 5.83 5.08 5.23 5.48 5.58	2.93 2.93 3.18 3.28 3.53 3.24 3.24 3.49 3.59 3.84 3.45 3.60 3.85 3.95 4.20 3.67 3.82 4.07 4.17 4.42 3.93 4.08 4.33 4.43 4.68 4.61 4.76 5.01 5.11 5.36 5.10 5.25 5.50 5.60 5.85 5.16 5.31 5.56 5.66 5.91 5.23 5.38 5.63 5.73 5.98 5.33 5.48 5.73 5.83 6.08 5.08 5.23 5.48 5.58 5.83

	ZONE 1 (Continued)	11_17_74	5_18_75	11 -1 6-75	5 1 4 75	11 14 74	
	HEAD STOCK CLERK		5-10-75	11-10-73	3-10-73	11-14-/6	5-15-17
	. (1)	5.87	6.02	6.27	6.37	6.62	6.72
	(2)	5.93	6.08	6.33	6.43	6.68	6.78
	(4)	5.99	6.14	6.39	6.49	6.74	6.84
	(5)	6.04	6.19	6.44	6.54	6.79	6.89
	(6)	6.15	6.30	6.55	6.65	6.90	7.00
38	HEAD PRODUCE CLER	K					
	(1)	5.91	6.06	6.31	6.41	6.66	474
	(2)	5.98	6.13	6.38	6.48	6.73	6.76 6.83
	(4)	6.04	6.19	6.44	6.54	6.79	6.89
	(5)	6.15	6.30	6.55	6.65	6.90	7.00
	(6)	6.26	6.41	6.66	6.76	7.01	7.11
	(7)	6.32	6.47	6.72	6.82	7.07	7.17
	(8)	6.37	6.52	6.77	6.87	7.12	7.22
	JOURNEYMAN	6.14	6.29	6.54	6.64	6.89	6.99

APPRENTICE						
Start	3.60	3.75	4.00	4.10	4.35	4.45
After 6 months	4.16	4.31	4.56	4.66	4.91	5.01
After 12 months	4.45	4.60	4.85	4.95	5.20	5.30
After 18 months	5.02	5.17	5.42	5.52	5.77	5.87
After 24 months	6.14	6.29	6.54	6.64	6.89	6.99
HEAD MEAT CUTTER (Weekly)						
\$ 2,700 or less	253.47	259.47	269.47	273.47	283.47	287.47
2.701 to 4.500	258.75	264.75	274.75	278.75	288.75	292.75
4,501 to 6,500	261.38	267.38	277.38	281.38	291.38	295.38
6.5.01 to 8.750	264.02	270.02	280.02	284.02	294.02	298.02
8,751 to 11,000	266.13	272.13	282.13	286.13	296.13	300.13
11,001 to 13,000	269.30	275.30	285.30	289.30	299.30	303.30
13,001 to 15,000	271.41	277.41	287.41	291.41	301.41	305.41
15,001 to 17,500	273.52	279.52	289.52	293.52	303.52	307.52
17,501 to 20,000	275.63	281.63	291.63	295.63	305.63	309.63
(20,001 and Over	277.74	283.74	293.74	297.74	307.74	311.74

ZONE 2 GROCERY AND MEAT CLERKS	11-17-74	5_1 8_75	11 -1 6-75	5-1 6-75	11 -4 4-76	5-1 5-77
Start	2.98	3.13	3.38	3.48	3.73	3.89
After 6 months	3.21	3.36	3.61	3.71	3.96	4.11
After 12 months	3.42	3.57	3.82	3.92	4.17	4.33
After 18 months	3.69	3.84	4.09	4.19	4.44	4.59
After 24 months	4.16	4.31	4.56	4.66	4.91	5.06
After 36 months	4.85	5.00	5.25	5.35	5.60	5.76
PART-TIME CLERKS (on the payroll prior to 11-17-74)						
Start	2.82	2.97	3.22	3.32	3.57	3.72
After 6 months	2.98	3.13	3.38	3.48	3.73	3.88
After 12 months	3.19	3.34	3.59	3.69	3.94	4.09
After 18 months	3.40	3.55	3.80	3.90	4.15	4.30
After 24 months	3.61	3.76	4.01	4.11	4.36	4.52
After 30 months	3.88	4.03	4.28	4.38	4.63	4.78
After 36 months	4.56	4.71	4.96	5.06	5.31	5.46

PART-TIME CLERKS (hired after 11-17-74 Start After 6 months

2.82 3.17 3.32 2.57 2.57 2.92 2.88 3.13 3.23 3.63 After 6 months 2.88 3.48 After 12 months 3.19 3.19 3.44 3.54 3.79 3.94 3.90 4.15 4.30 After 18 months 3.40 3.55 3.80 After 24 months 3.61 3.76 4.01 4.11 4.36 4.52 After 30 months 3.88 4.03 4.28 4.38 4.63 4.78 5.06 5.46 After 36 months 4.56 4.71 4.96 5.31 HEAD CHECKER 5.79 5.95 (1) 5.04 5.19 5.44 5.54 (2) 5.11 5.26 5.51 5.61 5.86 6.01 (4) 5.17 5.32 5.57 5.67 5.92 6.08 (6) 5.42 5.77 6.02 6.18 5.27 5.67 5.23 5.48 5.58 5.83 5.93 HEAD DAIRY CLEKR (3) 5.08 HEAD DELI CLERK 5.08 5.23 5.48 5.58 5.83 5.93

Increases effective 5-15-77 reflect a discontinuance of the Zone 2 rate.

ZONE 2 (Continued) HEAD STOCK CLERK	11-17-74	5-18-75	11-16-75	5-16-76	11 –1 4–76	5-1 5-77
(1)	5.82	5.97	6.22	6.32	6.57	6.72
(2)	5.88	6.03	6.28	6.38	6.63	6.78
(4)	5.94	6.09	6.34	6.44	6.69	6.84
(5)	5.99	6.14	6.39	6.49	6.74	6.89
(6)	6.10	6.25	6.50	6.60	6.85	7.00
HEAD PRODUCE CLER	K					
(1)	5.85	6.00	6.25	6.35	6.60	6.76
(2)	5.93	6.08	6.33	6.43	6.68	6.83
(4)	5.99	6.14	6.39	6.49	6.74	6.89
(5)	6.10	6.25	6.50	6.60	6.85	7.00
(6)	6.20	6.35	6.60	6.70	6.95	7.11
(7)	6.27	6.42	6.67	6.77	7.02	7.17
(8)	6.32	6.47	6.72	6.82	7.07	7.22
JOURNEYMAN	6.09	6.24	6.49	6.59	6.84	6.99
APPRENTICE						
Start	3.57	3.72	3.97	4.07	4.32	4.45
After 6 months	4.13	4.28	4.53	4.63	4.88	5.01
After 12 months	4.41	4.56	4.81	4.91	5.16	-5.30

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After 18 months	4.97	5.12	5.37	5.47	5.72	5.87
After 24 months	6.09	6.24	6.49	6.59	6.84	6.99
HEAD MEAT CUTTER (Weekly)						
\$ 2,700 or less	251.36	257.36	267.36	271.36	281.36	287.47
2,701 to 4,500	256.64	262.64	272.64	276.64	286.64	292.75
	259.27	265.27	275.27	279.27	289.27	295.38
4,501 to 6,500	261.91	267.91	277.91	281.91	291.91	298.02
6,501 to 8,750	264.02	270.02	280.02	284.02	294.02	300.13
8,751 to 11,000	267.19	273.19	28319	287.19	297.19	303.30
11,001 to 13,000	269.30	275.30	285.30	289.30	299.30	305.41
13,001 to 15,000	271.41	277.41	287.41	291 -41	301.41	307.52
15,001 to 17,500	273.52	279.52	289.52	293.52	303.52	309.63
1 7,501 to 20,000 20,001 and Over	275.63	281 .63	291.63	295.63	305.63	31 1.74
On new markets or	markets	which may	be remo	deled, the	Head Me	eat Cutte

On new markets or markets which may be remodeled, the Head Meat Cutter will be paid his previous rate until the market has been open for three (3) full periods. At the end of three (3) full periods, the market will be reclassified, based on the average sales for the three (3) periods, and the Head Meat Cutter's rate will then be adjusted to the new classification, with retroactive adjustment to the opening of the market. In classifying such markets, the above basis will be used.

- (1) One in each self-service store with \$9,500.00 average weekly sales.
- (2) One in each self-service store with \$19,500.00 average weekly sales.
- (3) One in each self-service store with \$22,000.00 average weekly sales.
- (4) One in each self-service store with \$27,000.00 average weekly sales.
- (5) One in each self-service store with \$32,000.00 average weekly sales.
- (6) One in each self-service store with \$42,500,00 average weekly sales.
- (7) One in each self-service store with \$60,000.00 average weekly sales.
- (8) One in each self-service store with \$70,000.00 average weekly sales.

Average weekly sales means the thirteen (13) periods ending with the end of the ninth (9th) Kroger accounting period.

Employees regularly scheduled on a night stocking operation shall receive twenty-five cents $(25\,\,^{\circ})$ and effective November 14, 1976, thirty cents $(30\,\,^{\circ})$ per hour.

The additional compensation shall be paid for all work performed between store closing time (but in no event later than 9:00 P.M.) and 6:00 A.M. by regularly scheduled night stock crews. This compensation will be paid on the entire daily work shift to those employees starting between

10:00 P.M. and 12:00 midnight. If more than 50% of the total weekly hours are worked between 9:00 P.M. and 6:00 A.M. the premium will be paid on all hours worked for that week.

Employees other than night stock crews shall receive the above premiums for hours worked between 10:00 P_{*}M_{*} and 6:00 a_{*}m_{*}. It is understood should an employee receive a one and one-half $(1\frac{1}{2})$ premium rate of pay during these hours that employee will not receive the night premium in addition.

No full-time employee's progression increases will be delayed because of absence due to proven illness or injury, provided such absence does not exceed thirty (30) days within the qualifying period of six (6) months or twelve (12) months.

In new or remodeled stores the presence of classified jobs and the rates for such jobs shall be determined in a manner similar to that set forth above for Head Meat Cutters. All grocery department heads will be classified effective with the November increase each year of the contract, on the same basis set forth below for Head Meat Cutters.

Head Meat Cutters will be classified on the average sales basis provided herein for new or remodeled stores but based on the average weekly meat sales for the thirteen (13) full periods ending with the end of the Kroger ninth (9th) accounting period of each year. New lists of Head Meat Cutters' flat rates will be established based on this reclassification if changes are involved, which will be effective with the November increase of each year.

Louisville, Kentucky Owensboro, Kentucky Frankfort, Kentucky Middlesboro, Kentucky Danville, Kentucky Lexington, Kentucky Richmond, Kentucky Winchester, Kentucky Elizabethtown, Kentucky Radcliff, Kentucky New Albany, Indiana Seymour, Indiana Jeffersonville, Indiana Madison Indiana Bedford, Indiana ZONE 2

Tell City, Indiana Bardstown, Kentucky Campbellsville, Kentucky Lebanon, Kentucky Somerset, Kentucky London, Kentucky Harrodsburg, Kentucky Irvine, Kentucky Paris, Kentucky Mt. Sterling, Kentucky Versailles, Kentucky Nicholasville, Kentucky Georgetown, Kentucky Shelbyville, Kentucky Carrollton, Kentucky North Vernon, Indiana Corbin, Kentucky

Cynthiana, Kentucky

SCHEDULE "C" - COST OF LIVING

For the term of this Agreement, all classifications of employees indicated in Schedule "A" Wages shall be covered by the provisions of a Cost-of-Living allowance, as set forth below.

The amount of the Cost-of-Living allowance shall be determined and re-determined as provided below on the basis of the "Consumer Price Index for Urban Wage Earners and Clerical Workers" published by the BLS, U.S. Department of Labor (1957=100) and referred to herein as the "index".

The first Cost-of-Living allowance shall be effective May 16, 1976, based on the difference between the index figure of August, 1975, and the index figure of February 1976.

The second Cost-of-Living allowance shall be effective November 14, 1976, based on the difference between the index figure of February, 1976 and the index figure of August, 1976.

The third Cost-of-Living allowance shall be effective May 15, 1977 based on the difference between the index figure of August 1976 and the index figure of February, 1977.

The basis of adjustment shall be a one cent (1c) per hour allowance for every four-tenths (.4) increase in the index during the above stated reviews. A decrease in the index will reduce any Cost of Living allowance in effect on the same basis but will not effect the contract rates as they appear in the agreement.

The Cost-of-Living allowance will not be added to or become a part of the rates of pay.

#6819 x-11/74 alh

OMB No. 44-R0003 App. exp. March 31, 1980

U.S. DEPARTMENT OF LABOR

BUREAU OF LABOR STATISTICS WASHINGTON, D.C. 20212

September 30, 1975



Amalgamated Meat Cutters and Butcher Workmen of North America Industrial Relations Division 2140 Dixie Highway Louisville, Kentucky 40210

Of 07 1000 production

Gentlemen:

We now have on file a copy of your collective bargaining agreement(s) with your Local #227 and the Kroger Company of Louisville which expires November 1977.

We would appreciate your sending us the following information to complete our files:

The number of workers covered

3270 Coded large Card

Please return this form with your information in the enclosed envelope which requires no postage.

Thank you for your cooperation.

Sincerely yours,

JULIUS SHISKIN Commissioner

TT -X-11/19/77