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COLLECTIVE AGREEMENT

THIS AGREEMENT entered into this twenty-fifth of June in the year two thousand and twenty-three.

BETWEEN:

OKANAGAN SPRING BREWERY

2801 – 27A Avenue
& 2808 – 27 Avenue
Vernon BC

(hereinafter called “the Company”)

OF THE FIRST PART AND:

SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 2 BRANCH LOCAL 300

(hereinafter called “the Union”)

OF THE SECOND PART

WITNESSTH:

In consideration of the mutual terms and covenants hereinafter contained, it is hereby agreed by and between the parties hereto as follows:

ARTICLE 1 – DEFINITION

1.01 EMPLOYEES

“Employee” shall mean all employees in the bargaining unit as described in the certification issued by the Labour Relations Board, except those excluded by the Labour Relations Code.

1.02 SUPERVISORY PERSONNEL

The Company will supply to the Union a list of all supervisory personnel.

ARTICLE 2 – BARGAINING AGENCY AND RECOGNITION

2.01 MEMBERS IN GOOD STANDING

- a) The Company recognizes the Union as the sole and exclusive bargaining agent for all employees in the bargaining unit. Only members in good standing with the Service Employees International Union Local 2 Branch Local 300 shall be employed in all departments of the Company save those employees coming within the exceptions set forth in Article 1.01, hereof.
- b) It is understood that any permit card, temporary, or probationary employee who works at least four hundred and eighty (480) hours in

the brewery, without a break in seniority as defined in Article 3.01, shall become a Union member of the Service Employees International Union, Local 2 Branch Local 300 and shall be added to the seniority list as such.

2.02 PERMIT CARDS

- a) Should the Union at any time be unable to furnish competent help when requested by the Company, the Company shall be permitted to hire other employees temporarily on permit cards as long as such employment does not cause any lay off to the regular Union members.
- b) All such extra help must obtain a permit card from the Union before going to work.

2.03 TEMPORARY EMPLOYEES

The Company agrees to follow the provisions of Article 2 when hiring personnel for temporary assignments.

- a) Temporary help may be hired for specific time frames and projects after consultation with and agreement of the Union.
- b) It is agreed that employees hired for skilled positions that require specified qualifications shall be paid in accordance with Article 2.04 (a) and (b). Such positions include Class 1

Drivers, QA Lab Technicians, and Tradespersons.

2.04 PROBATIONARY PERIOD

Pursuant to the provisions of Article 2 hereof, when new persons are employed they shall:

- a) If a member of the Union, be deemed to be on a trial basis for the first three hundred and sixty (360) hours worked from the day they started with the Company. Such trial period will be for the purpose of determining the employee's suitability for employment. During such period, they shall be paid the job rate specified herein for the work they are doing and shall enjoy all other benefits of this Agreement. In the event an employee is dismissed during their trial period, the reasons for such dismissal shall be given in writing.
- b) If not a member of the Union but skilled in the job category for which the new employee is employed, be deemed to be on a trial basis for the first four hundred and eighty (480) hours worked from the day they started with the Company. Such trial period shall be for the purpose of determining the employee's suitability for employment. During such period they shall be paid the job rate specified herein for the work they are doing and shall enjoy all other benefits of this Agreement. In the event

an employee is dismissed during their trial period the reasons for such dismissal shall be given in writing. The term skilled will refer to positions that require specific qualifications. Specifically, QA (Science Degree or equivalent), Maintenance (Certified Trades), and Drivers (Class 1).

- c) If not a member of the Union and not skilled in the job category for which the employee is employed, be deemed to be on a trial basis for the first four hundred and eighty (480) hours worked from the day they started with the Company. Such trial period shall be for the purpose of determining the employee's suitability for employment. During such period they shall enjoy all other benefits of this Agreement.

In the event an employee is dismissed during this trial period, the reasons for such dismissal shall be given in writing.

Such new employees shall be paid the permit card rate for the first four hundred and eighty (480) hours worked. They shall thereafter be paid the job rate in accordance with Article 5 of this Agreement.

2.05 MANAGEMENT RIGHTS

Except insofar as there is any conflict between the terms of this Agreement and the rules of the

Company, the employees shall observe the said rules and comply with the lawful instructions and orders of those set in authority over them.

The Union recognizes and acknowledges that the management of its operations and direction of its work force, including determining the location of operations and their expansion or curtailment, are the exclusive right of the Company and without limiting the generality of the foregoing the Union further acknowledges that, subject to the terms of this Agreement, it is the exclusive function of the Company to direct the work force, including the right to hire, discipline, suspend and discharge and make rules, regulations, policies and procedures provided they are not inconsistent with any terms of this Agreement.

2.06 UNION ACTIVITY

- a) No employee shall be discriminated against or discharged for their activity as a Union member, or for serving on a committee or doing any other work in the interest of the Union. Ideally, Union activity will be completed outside of regular work hours, however, if a Union representative needs to conduct Union activity during the course of their shift, they must seek consent from a Manager/Supervisor and a Manager/Supervisor in the affected department(s), such consent shall not be unreasonably withheld, provided that the activities do

not disrupt normal operations. The Company agrees that Shop Stewards and/or Union Committee members shall be permitted to represent an employee's interest without loss of pay during the Shop Stewards and/or Union Committee member's hours of work at the request of management.

- b) Employees shall not lose any regular pay for attending meetings approved by the Company.
- c) The Company agrees to pay Union Representatives at straight time rate of pay to attend meetings at the request of the Company that are outside their normal working hours.
- d) Members of the Union Committee shall not be scheduled to work on any day that collective bargaining negotiations with the Company are held to discuss the renewal of this Agreement. The Company agrees to pay three (3) Union Committee members eight (8) hours pay at their current rate of pay for a maximum of ten (10) negotiation days per Union Committee member.
- e) Employees who are granted leave for Union business shall receive payment for the length of the shift they would have been scheduled for at the applicable rate. This payment will be

done on the Company's payroll, and these earnings are subject to all normal deductions.

These wages are not subject to premiums normally paid while working. The Company will recoup these wages from the Union in full, either via deduction from Union dues or by means of invoice.

- f) The Company shall provide a suitable office for the Union with internet and telephone connections, as well as a desk and chair.

The Chairperson of the Union Plant Committee shall have one (1) day per week (Tuesday), without loss of pay, to attend plant Union business. The Chairperson will be expected to clock in and out for these assigned days.

A designated Union Plant Committee member may be selected by the Plant Chairperson in their absence. The Company will make its best efforts to release the designate depending on availability due to business needs.

The Chairperson shall be scheduled on day shift for the duration for their term as Chairperson. For clarity, the Chairperson will not be considered "off" for the purpose of 7.01 (d).

If the Chairperson or the designated Union Plant Committee member cannot, for whatever reason, use the day for plant Union

business, the days unused shall be banked and accumulate. The Company and Union will make every effort to have these banked plant Union days booked within four (4) weeks.

2.07 UNION DUES

- a) The Company shall deduct from the pay of each employee covered by this Agreement a sum in the amount of the current Union dues and duly authorized assessments, with no more than four (4) adjustments in one (1) contract year.

The Company will indicate on the employee's annual T-4 slip the amount of Union dues paid during the year.

A written list of the employees' names and the relative amounts so deducted shall be submitted by the Company to the Union financial secretary bi-weekly.

The Union will notify the Company of the amount of the established dues to be deducted and will further notify the Company thirty (30) days in advance of any change with respect to the amount of dues to be deducted.

- b) The Company shall deduct from the employee's cheque an initiation fee after four hundred and eighty (480) hours worked. The deduction form will be provided by the Union

and will be signed upon hire with the Company. The initiation fee will be set by the Union General Executive Board. This deduction shall be taken from the first cheque after the employee changes to the new rate. The Company will provide this initiation fee along with the Union dues, and the initiation fee will be noted with the cheque to the Union office.

- c) Notwithstanding Article 2.07(a), there shall be no financial responsibility on the part of the Company for dues of an employee unless there are sufficient unpaid wages of that employee in the Company's hands.
- d) The Company will endeavour to make dues/pension payments to the Union through the means of electronic transfer. All adjustments to these payments (either over or under pay) will be corrected via cheque or on the next electronic transfer.

2.08 NO OTHER AGREEMENT

No employee covered by this Agreement shall, individually or collectively, be required or permitted to make a written or oral agreement with the Employer or its representatives, which may conflict with the terms of this Agreement, or a statute of the Province of B.C. or Canada.

ARTICLE 3 – SENIORITY

3.01 DEFINITION

- a) Seniority is defined as the length of an employee's service with the Company, calculated as the elapsed time from the date they were first employed, unless their seniority was broken, in which event such calculation shall be from the date that they returned to work following the last break in their seniority.
- b) Employees hired on the same date will be put on the seniority list as per the date stamped on their resume from the hiring hall. Seniority service records shall not be considered broken by reason of:
 - 1. Leave of Absence when granted mutually by the company and the Union. Provided that this approved leave does not exceed twelve (12) months.
 - 2. Absence due to seasonal lay off, providing the employee reports to work within seven (7) days after written notice to report has been sent by registered mail to their last address registered with the Company; provided that when an employee is recalled to work and does not report the Company may recall the next employee in line but they are subject to being displaced if the first employee does

report within seven (7) days. The Shop Steward will be notified of the recall.

3. Sickness or injury.
4. Active service in the Canadian Armed Forces during national emergencies.
5. Continuous lay off of less than twelve (12) months.

3.02 PROCEDURE REGARDING LAY OFFS

- a) When it becomes necessary to reduce departmental work force, members shall be laid off in reverse order of their seniority from within that department provided the senior employee is willing and able to perform the required duties at the classified rate for the job.

Notwithstanding the foregoing, it is understood and agreed that an employee who is deemed to be on training will be considered supernumerary to the department and is exempt from these layoff provisions.

Employees laid off shall receive their record of employment in accordance with ESDC (Employment Insurance).

BUMPING

- b) When bumping occurs, the most junior employee will be bumped and the member

bumping in will be placed on the junior employee's shift, excluding graveyard shift.

- (i) The member bumping in will not be compensated with a shift change.
- (ii) Once the member has bumped into a shift, crewing will be done in accordance with Article 3.06.
- (iii) For unscheduled layoffs there shall be at least one (1) shift break between all shifts pursuant to Article 3.03(b). For scheduled layoffs, it is understood that any bumping scenario that results in an employee working back-to-back shift, will result in regular pay for both shifts worked.
- (iv) The final decision as to whether or not an employee is able to perform a job and can exercise their bumping rights shall be made by the company.

Skilled Positions and Lead Hands, providing they are performing their regular duties, shall be exempt from these bumping provisions unless otherwise agreed by the Union.

The Company will make every effort to train senior employees to enable them to exercise their bumping rights.

SCHEDULED LAYOFFS

- c) Employees laid off from their department in accordance with Article 3.02(a), shall have the right to bump the most junior person in the plant whose job they are willing and able to perform, subject to 3.02(b) and the following conditions:
- (i) The regular schedule will be posted as per Article 4.01(d).
 - (ii) It is the employee's responsibility to inform their departmental manager or supervisor of their desire to bump by 9:00 a.m. Wednesday of the preceding week.
 - (iii) A revised schedule will be posted by 3:00 p.m. Wednesday listing those employees scheduled for work in the following week. It is the employee's responsibility to see if they are scheduled.
 - (iv) To assist employees in planning scheduled time off from work, the Company shall post the planned production levels and planned maintenance shutdowns for each Fiscal Year by December 10th. The planned dates are for budget purpose only and may be subject to change. Further to this, the Company will provide four (4) weeks written notice for all planned plant maintenance shutdowns that are

scheduled to exceed five (5) working days and which will affect greater than sixty percent (60%) of those employees on the seniority list.

Employees required to work during the maintenance shutdown will be scheduled at the time of the notice.

A select number of general labourers will also be required for said shutdowns; these positions will be offered in order of seniority from those not required to work. The most senior employees will have the option to “opt out” of this work and take vacation time or be on layoff. If an insufficient number of volunteers are obtained, the Company will schedule these positions based on reverse seniority.

As per Article 7.01, employees wishing to take vacation or other time off during the planned shutdown must request this time off and will be scheduled so as not to interfere with the efficient operation of the department.

- (v) During times of reduced production (example from 3 shifts to 2 shifts), employees may opt to take a leave of absence or vacation.

The employee must submit their request to their supervisor on a weekly basis for approval, for each day or consecutive days, as per 4.01 (d).

UNSCHEDULED LAYOFFS

- d) When a shift or shifts are cancelled for any unforeseen reason, employees scheduled to work for the cancelled shift may exercise their seniority rights for the remaining shift(s), in that week subject to 3.02 (b) and the following conditions. Employees who do not exercise their bumping rights and have worked less than twenty-five (25) hours will be considered for weekend overtime.
 - (i) Members will notify their departmental manager/supervisor of their desire to bump when they are notified of their shift being cancelled.
 - (ii) If a member has had the opportunity to work four (4) hours because notification of the cancellation was less than eight (8) hours or twelve (12) hours (as per 4.01 (h)) the member will not be eligible to bump or recover the hours for that one (1) shift.
 - (iii) The bumping will occur at the first available opportunity with eight (8) hours or

twelve (12) hours notification given to affected employees.

3.03 PROCEDURE REGARDING RECALL

- a) When staff levels are augmented employees will be recalled in order of their departmental seniority provided that the senior employee is willing and able to perform the work required of them at the classified rate for the job.

The Company shall provide as much notice as possible when recalling employees to work.

- b) Employees shall be guaranteed a minimum of eight (8) hours between shifts. In the event their seniority is such that the employer recalls them prior to the eight (8) hours elapsing, they shall be paid at the rate of double time from the commencement of their shift until the full eight (8) hours has elapsed between shifts. The Company shall not be permitted to recall employees out of seniority in order to circumvent this provision. This provision, however, shall not apply in the event it is a bumping situation.
- c) Employees on layoff shall ensure that they are available for recall on a daily basis. When the following shifts are in operation, employees not scheduled must make themselves available for potential work assignment. Those employees must check the on-call list to see

which shift (if any) they are designated to be on-call. These designated shifts will require the employee to be available only for the time listed below. A maximum of six (6) employees will be designated on-call and will be designated by seniority.

Days	6:00 - 8:00am
Afternoons	2:00 - 4:00pm
Graveyards	9:00 - 11:00pm

Only the on-call employee(s) scheduled to be on-call for that shift will be required to be available for work. If there are six (6) employees on-call, the first two (2) employees will be designated for day shift call-in, the next two (2) employees will be designated for afternoon shift call-in, and the final two (2) employees will be designated for graveyard shift call-in. Employees on-call will still be contacted in order of seniority. Should there be less than six (6) employees on-call, these numbers will be reduced and posted on the schedule. When operating a two (2) shift operation, these six (6) employees will be designated accordingly on two (2) shifts.

Employees are required to ensure that their contact information is correct and updated with their department supervisor / manager.

Employees on-call for a specific shift must reply to a call for work within ten (10) minutes at which time the Company will proceed to the next on-call employee. The remainder of the on-call employees list will be given five (5) minutes to reply. The five (5) minute wait will not apply when calling in employees for graveyard shift.

An employee designated to be on-call for a specific shift and called during those hours who does not respond within ten (10) minutes or refuses assignments on four (4) separate occasions during any six (6) month period will cease to be an employee of Okanagan Spring Brewery. Upon the second notification of refusal or failure to respond, the Company will involve the Union Committee in the process.

In the event it becomes necessary for the Company to recall employees outside of these hours, every effort will be made to contact employees in accordance with the subsection (a) above. However, employees who are not available outside of the hours stipulated above shall not be held blameworthy, nor shall they be permitted to grieve the loss of work.

3.04 DAILY JOB VACANCY REPLACEMENT PROCEDURES

When a job vacancy is created due to the absence of the scheduled employee, the following provisions will be used to fill the vacancy:

First: Employees on call as per 3.03, however, in case of a higher rate of pay or paid lunch the vacancy will be filled by the senior capable employee on the shift the vacancy is created.

Second: Employees to be offered overtime as per 3.08 (a)

In both instances, employees on shift shall be contacted in person.

The preceding procedures do not restrict the Company in any way from not filling vacant positions or filling vacant positions on a temporary basis or changing employees work assignments or changing production schedules in reacting to workforce shortages and production needs.

3.05 SEVERANCE PAY

1. An employee shall be eligible for a separation payment as set forth below if on any date during their layoff the hours scheduled for them during the previous twelve (12) consecutive months were less than fifty percent (50%) of normal full-time hours.

2. Severance payments shall not be made:
 - a) To employees who are discharged for just cause.
 - b) To employees who have not completed their probation period.
 - c) In the event of closing due to Acts of God, public enemy, war, or disaster.
3. Severance pay shall be twelve hundred and fifty dollars (\$1,250.00) for each year of seniority (pro-rated for incomplete years) up to maximum of fifteen (15) years, twenty-two (22) years in the event of plant closure. Part time employees shall receive one (1) week's pay per year of seniority calculated by taking the average of the employees' best eight (8) week period in the previous twelve (12) months.
4. Employees shall be removed from the seniority list upon signed agreement of their severance.

3.06 JOB POSTINGS - DEFINITIONS

- a) A permanent posting shall be the governing posting in the filling of job vacancies. Whenever possible, if an employee is working and their job posting is being performed they will be scheduled to perform their posted job if they are the senior employee on shift holding that posted position.

- b) Crewing shall be done in rank order:
 - (a) senior posted
 - (b) senior capable

There shall be eight (8) permanently posted Class 1 Drivers. Drivers shall be crewed in order of seniority;

- (i) beginning with delivery,
 - (ii) followed by partial week delivery
 - (iii) followed by shunting on rotation
- c) Full week vacancies will be filled in this manner.
- d) Scheduled partial week vacancies will be filled by the capable:
 - (i) Partial Week Driver
 - (ii) then Dayshift Shunter
 - (iii) then senior capable

3.07 POSTING PROCEDURE

1. NOTICE

- a) Within five (5) production days of a job posting becoming available in any of the departments, the Company shall post a standard notice on the posting bulletin board, at both buildings, for at least five (5) production days soliciting the names of the employees who wish to apply to fill such posting. Employees who wish to apply to these positions must see their supervisor to sign the official job posting.

- b) The standard notice on the bulletin board shall specify:
1. The type of job posting (permanent or temporary).
 2. The job available.
 3. The qualifications required.
 4. The rate of pay, job description and the approximate conditions of temperature, humidity, and general environment to which the employee will be exposed.
 5. The number of positions available.
- c) Any Union employee covered by this Agreement may sign the job posting.
- d) An employee absent from work for not more than three (3) weeks will have the right to apply within five (5) days of their return to work, but this need not delay filling the job within the period.
- e) The Union Committee shall receive a copy of the signed posting upon its removal from the bulletin board.
- f) A “running” job posting sheet will be posted on the bulletin board indicating posted date, removal date and employee selected. If the Company wishes they may remove items which have been on this sheet for more than a period of two (2) months.

2. POSTINGS

- a) The maximum number of postings that can be held by any worker is: One (1) permanent posting.

For the purpose of this section, Lead Hand will be treated as a permanent posting.

3. SELECTION

- a) In cases involving permanent postings, the Company will select the most senior employee who suits the training requirement and meets the qualifications.

For an employee to be selected for a permanent job posting, for a skilled position that requires specified qualifications listed on said posting, they must have this qualification prior to signing for the job posting as it is deemed to be a pre-requisite of the job.

The term skilled will refer to positions that require specific qualifications; Specifically, QA (Science Degree or equivalent), Maintenance (Certified Trades), and Drivers.

- b) In the event differences arise which cannot normally be settled, as to which of the applicants should be given a trial to fill the job posting, the matter shall, within three (3) days after the said differences arise, be dealt with under Article 13.03 starting with STEP 3 thereof.

- c) Notwithstanding the foregoing, it is understood and agreed that employees who voluntarily give up a job posting will not be permitted to repost on that job for a period of twelve (12) months unless otherwise agreed between the Company and the Union. If reposting has been accepted, the Company and the Union will establish the retraining time frame.
- d) Employees selected to fill a posting cannot hold more than one (1) posting for which they are training for.

4. TRAINING AND TRIAL PERIOD

- a) The person selected shall be given a reasonable training period to learn the job. The minimum training period will not be less than twenty-four (24) hours (or the equivalent of three (3) shifts) for machine operation in which the primary function of this training will be the safety aspects of the job or eight (8) hours (or the equivalent of one (1) shift) for a utility position. In either case this timeline may be altered as discussed and agreed in consultation with the Union. The Company shall work with the Union to increase its training guidelines.

It is agreed and understood that the employee will be supernumerary during the training period, with the exception of training on the Kegger.

- b) The Company acknowledges that training is to be performed by members of the bargaining unit. When required for new techniques, new machinery, or changes to operating procedures, part of that training may be assumed by a supervisor/manager or manufactures representative, when retraining of a permanent posted position is required. In exceptional circumstances, manager/supervisors may be required to conduct training; however, said training will be conducted as instructional only and with consultation and agreement from the Union Committee.
- c) Employees accepted for postings will have thirty (30) days during which they have the right to turn down the posting and return to their former job after completion of the prescribed training period but will be unable to re-post to another posted position for twelve (12) months.
- d) Upon completion of said training period, employees shall be granted up to a thirty (30) production day trial period to prove their suitability.

In cases of unsuitability, the department shop steward shall receive prior notification.

c) and d) shall be concurrent.

e) The person selected shall be transferred to the posted job within twenty (20) working days provided that there is a replacement available. The transfer shall not be delayed longer than ninety (90) days unless otherwise agreed to between the Union and the Company.

f) In the event of unsuitability, or the exercising of rights in Article 3.07(4)(c), the selection process will start again with the same sign-up list that the original employee was selected from.

Should there be no successful candidate after the list has been exhausted, the Company shall post the posting one (1) more time. Should that not secure a candidate then the Company will go to the Hiring Hall to fill the posting.

g) Employees who, by reason of physical deficiency are required to transfer from their present job will retain their plant seniority.

In all cases where it is necessary to transfer an employee for the aforementioned reason, the Company and the Union will mutually decide on the job to which the employee will be transferred.

h) An expression of interest for non-posted employees will be posted for every job where it has been determined that more trained workers are required to ensure adequate skill level

and safe operating practices. Seniority shall be the determining factor. Training will begin as soon as possible.

- i) The Company and the Union will collaborate to determine when additional training is required out of seniority for junior employees to ensure adequate skill level and safe operating practices.

3.08 SENIORITY RESPECTING OVERTIME

- a) In the event it is necessary to work unforeseen overtime, the following selection process will apply to those employees who are able to perform the duties required in order of their seniority.
 - 1. The employee performing that job will be asked first.
 - 2. Employees on shift in the department.
 - 3. Employees on shift.
 - 4. Employees not on shift.
- b) In the event the employer wishes to schedule overtime shifts on Saturdays, or Statutory Holidays, which fall in that week, employees who are able to do the work required will be asked, in order of their plant seniority in the following manner:

1. Employees who have not had the opportunity to work twenty-five (25) hours in the week just ended due to layoff.
 2. Employees with postings within that department, employees working in the department, or who's home department the duties are required within.
 3. Plant wide.
- c) In the event the employer wishes to schedule overtime shifts on Sundays, employees who are able to do the work required will be asked in order of their plant seniority in the following manner:
1. Employees with postings within that department, employees working in the department, or who's home department the duties are required within.
 2. Plant wide.
- d) Employees who are on vacation or leave the workday prior to weekend overtime are not eligible for weekend coverage.

3.09 TRANSFER OUTSIDE THE BARGAINING UNIT

If a Union member accepts employment with the Company in a classification outside the bargaining unit, they shall retain their seniority for a period not to exceed ninety (90) days from the date they accept such employment.

ARTICLE 4 – HOURS OF WORK

4.01 WORK WEEK

- a) For all employees, eight (8) hours shall constitute a day's work and five (5) days, namely forty (40) hours, Monday through Friday inclusive, shall constitute a week's work. An employee who is ordered to work less than eight (8) hours a day or forty (40) hours a week shall be considered temporarily laid off.
- b) Notwithstanding Article 4.01(a) above, the employer shall have the right, providing the affected employees are in agreement, to schedule ten (10) hour shifts on a Monday to Thursday or a Tuesday to Friday basis. In the event the employer so decides, it is understood that the four (4) day work week shall be four (4) consecutive days.

REST PERIODS

- c) All employees will be allowed a fifteen (15) minute rest period in the first half of their shift, and a fifteen (15) minute rest period in the second half of their shift. These rest periods will be included in the working hours stipulated previously herein. Providing the circumstances that warrant this practice remain the same, those employees who currently enjoy a paid one half (½) hour lunch period shall

continue to do so. Other employees who are required to remain on premises (i.e. Millwright/Machinists and First Aid Attendants) or who are called back to work during this period shall also be paid for their lunch period. For all other employees the lunch break shall be unpaid.

In the event the Company wishes to schedule the four (4), ten (10) hour shift schedule as per Article 4.01 (b) employees will be given an additional fifteen (15) minute rest period in the last two and half (2 ½) hours of the shift.

SHIFT SCHEDULES

- d) Work schedules posted will reflect one (1) week advance scheduling. Notification of work schedules will be posted by Tuesday noon for the work week that commences Sunday. (Example: on Tuesday, January 8th, 2019 at 12:00pm, a supervisor will post a work schedule that reflects, as accurately as possible, the work week that will commence on Sunday, January 13th, 2019). Employees whose seniority is such that they are scheduled to work the entire week shall be assigned one (1) starting time which will not change more than one (1) time in the course of that week by more than one half (½) hour.

Employees must notify the supervisor of any changes no later than 9:00am Wednesday prior to the work week that commences Sunday. Adjustment to this schedule may be made without penalty up to 3:00 pm of the prior Wednesday of the work week that commences Sunday.

In cases where an employee has clearance stating they can return to work (non-supernumerary) which will result in another employee coming off the schedule (after the schedule change deadline), the displaced employee shall be placed on the on-call list where their seniority dictates as a supernumerary obligatory on-call spot.

By 3:30 pm Wednesday, all schedules will be emailed to the Union Committee Chairperson. If any of the above deadline days should fall on a stat, that deadline shall be moved to the previous business day.

In order to be fair, those employees who work both in packaging and the warehouse, all departments' schedules shall be posted on both departments schedule posting boards.

- e) Without incurring any additional cost to the Company, and subject to the efficient operation of the Company, by seniority, employees in Packaging and Warehouse will have a two

(2) week rotating schedule (with the exception of graveyard sign up). When it becomes necessary to move employees off their regular rotation, qualified employees in reverse order of seniority will be selected.

- f) All regular shifts shall be eight (8) hours or ten (10) hours in duration and the employees shall be paid a minimum of eight (8) hours or ten (10) hours, whichever is applicable.
- g) Employees who receive permission to leave early or who agree to leave early because of a temporary reduced department workload shall be paid for the time worked only.
- h) Employees must be given twelve (12) hours prior notice to normal start time if they are not to report for work the next day. If they are not notified and report to work, they shall be paid for a minimum of four (4) hours, excluding those absent without notification to the employer on the day the notification not to report is given. The foregoing shall not apply in the case of multiple shifts. When more than one (1) shift is in operation the Company will provide a minimum of eight (8) hours notice if any department's shift is cancelled for any unforeseen reason (e.g. machine breakdown).
- i) If business requirements warrant the need for three (3) shifts, the Company will first attempt

to staff the graveyard shift by voluntary sign up in all departments. The Company will repost a graveyard voluntary sign-up sheet every eight (8) weeks in each department. In Packaging and Warehouse (excluding shunters) all employees are eligible to sign up. In all other departments (including shunters) only posted persons are eligible to sign up. In the event the Company cannot fill the graveyard shift by way of voluntary sign up, it shall be filled by qualified personnel in order of reverse seniority in Packaging and Warehouse (excluding shunters), and in all other departments (including shunters) graveyard shift will be filled by rotation.

In the event there is a production disruption due to machine breakdown or any other cause, employees may exercise their “bumping” rights as per Article 3.02 (b).

UNSCHEDULED SHIFT START TIME CHANGE

- j) If the Company should require an unscheduled change in shift start for an employee that differs by more than one half ($\frac{1}{2}$) hour from the original start after 3:00 p.m. of the prior Wednesday of the work week that commences Sunday, a shift change shall apply and the employee shall be compensated at a rate of time and one half ($1 \frac{1}{2}$) for the first shift

so worked. If such a requirement is of one half ($\frac{1}{2}$) hour or less, the employee shall be compensated at the rate of time and one half ($1\frac{1}{2}$) for the first four (4) hours of the first shift so worked.

Exceptions to change in start times will be:

1. Unless the change is requested by the employee.
2. Unless the changed job is a promotion, a bumping or a training posting.
3. Unless the employee is returning to their customary job.
4. Unless the employee has exercised seniority rights after their scheduled shift was cancelled.

SCHEDULED SHIFT START TIME CHANGE:

- k) Where the employer requires the employee to change an entire shift, e.g.: from days to afternoons, the employee shall be compensated at the rate of time and one half ($1\frac{1}{2}$) for the first shift so worked.

4.02 OVERTIME

- a) Work performed in excess of eight (8) hours or ten (10) hours during any normally scheduled production day, Monday to Friday inclusive, shall be overtime and shall be paid as follows:

Eight (8) hour shifts:

Time and one half (1 ½) for the first two (2) hours and double time thereafter.

Ten (10) hour shifts:

Double time.

Employees will be given a fifteen (15) minute break at or immediately before the completion of their regular shift if overtime hours are expected to be one (1) hour or more. Thereafter, the regular breaks will be taken every two (2) hours.

- b) In the event it is necessary to work overtime, the Company shall, whenever possible, provide four (4) hours of notice for such overtime.
- c) When an employee is not relieved at the end of their shift during continuous production, the employee will remain on shift or contact their supervisor or lead hand if they are unable to remain until relief arrives.

Overtime rates shall apply to the time the employee must remain.

- d) All work performed on Saturdays or Sundays, (excluding plant checks) is overtime and shall be paid at the rate of double time.
- e) The Company shall whenever possible give employees three (3) days notification for Saturday, Sunday, or Statutory Holiday work

involving production (e.g. for Saturday overtime posted by Noon on Wednesday).

- f) Wherever possible, departments will be staffed in such a manner that overtime is unnecessary. However, if foreseen overtime is required, whenever possible, the overtime shall occur at the position that the foreseen vacancy would otherwise occur.

If unforeseen overtime is required, notice shall be given one (1) hour before the end of the employee's shift, except for work required to complete a production run or to do emergency repair work so that a production run can be completed.

It is agreed that it is the function of the Company to determine when overtime is necessary and to schedule overtime work.

The Union agrees to cooperate with the Company's request to work overtime provided the Company gives reasonable notice of such request.

Overtime will be on a voluntary basis and will be offered to employees as per 3.08(a).

If the Company is unable to enlist a sufficient number of qualified volunteers, the Company reserves the right to schedule employees who normally perform the work to work overtime

in reverse order of seniority (as per 3.08(b) method) to the maximum as set out in the Employment Standards Act.

g) In the event the employer wishes to schedule overtime shifts on Saturdays, Sundays or Statutory Holidays, Maintenance employees who are able to do the work required will be asked, in order of their plant seniority in the following manner:

1. Employees working in the department concerned. Senior employees will be given priority.
2. If there are no volunteers from the first sign-up sheet, the employees will be asked in reverse order of seniority to be available as on-call.
3. If there are no volunteers for the on-call sign-up sheet then the on-call assignment will be given to the junior capable employee. Maintenance personnel only; when on-call the employee shall receive one hundred dollars (\$100.00) for each shift in which they are on-call. Should the maintenance employee be called in to perform work, then 4.02 (h) shall apply. The on-call employee must be available within thirty (30) minutes maximum of the call-in time.

h) An employee called out for any reason shall receive not less than two (2) hours pay at double time and double time for any hours in excess of two (2). If the employee is called back after punching out and before leaving the plant, this will be considered a continuation of their regular shift and the two (2) hours at double time minimum will not apply and they will be paid for the period from their regular quitting time until the task is completed at over-time rates.

4.03 PLANT CHECKS

Employees required to do one (1) plant check per day shall receive four (4) hours pay. Employees required to do two (2) plant checks per day shall receive six (6) hours pay. In the event a plant check requires more than four (4) hours work, the employee shall be paid at the premium rate for all hours worked.

ARTICLE 5 – WAGES

5.01 PAY PERIOD

a) Whenever possible and providing the error is eight (8) hours or more, payroll errors shall be corrected within three (3) days of notification by the employee. Otherwise, corrections shall be made in the following pay period.

- b) Overpayment – In the event of an overpayment, the employee agrees to either pay back the amount owing in one (1) lump sum, or alternatively, to be paid in instalments to an amount as agreed to by the employee and the Company, provided the employee is able to repay the indebtedness in full within a twelve (12) month period. The indebtedness must be paid in full upon termination of employment.

5.02 WAGE RATES

	2023	2024	2025
MAINTENANCE DEPARTMENT			
Lead Hand	44.72	46.51	47.67
Certified Trades	43.06	44.78	45.90
Electrical Field Safety Representative	44.48	46.26	47.41
DISTRIBUTION DEPARTMENT			
Driver	37.08	38.56	39.53
Sr. Warehouseperson	34.34	35.72	36.61
Warehouseperson	33.99	35.34	36.23
Sr. Warehouseperson 2019	27.70	28.81	29.53
Warehouseperson 2019	27.58	28.68	29.40
BREWING DEPARTMENT			
Brewers	37.08	38.56	39.53
Filterperson	37.08	38.56	39.53
Cellars	37.08	38.56	39.53
Brewers 2019	30.09	31.29	32.08
Filterperson 2019	30.09	31.29	32.08
Cellars 2019	30.09	31.29	32.08

	2023	2024	2025
QUALITY ASSURANCE DEPARTMENT			
Lead Hand	39.01	40.57	41.58
Lab Technician	37.34	38.84	39.81
PACKAGING DEPARTMENT			
Trainer	39.65	41.23	42.26
Lead Hand	36.92	38.40	39.36
Senior Machine Operator	34.34	35.72	36.61
Machine Operators	33.99	35.34	36.23
Utility	32.30	33.59	34.43
Trainer 2019	31.99	33.26	34.10
Lead Hand 2019	29.78	30.97	31.74
Senior Machine Operator 2019	27.70	28.81	29.53
Machine Op. 2019	27.58	28.68	29.40
Utility 2019	26.05	27.09	27.77
Temporary Employees	20.71	21.54	22.08
Permit Card B.C. Minimum wage plus 10%			

*All employees hired after January 1, 2019 excluding trades, drivers, and Q.A. shall be paid the probationary rate for the first three hundred and sixty (360) or four hundred and eighty (480) hours worked. After which they are to be paid the lower rate of pay until two (2) years from their anniversary date of when they were first hired. At this time, they will receive full wage amount, and the benefits package (prescriptions at 90%).

*Senior Machine Operator / Warehouseperson rate applies to employees who have stayed in

one (1) permanent packaging / warehouse posting for a period of twelve (12) months or greater.

Employees who perform multiple job tasks throughout the day, shall be paid at highest rate of pay for the entire day. (Example: driver rate).

5.03 GENERAL

Present higher wages of any employee shall not be reduced except as covered under Article 5.08 and Article 3.

Premiums:

Qualified employees are only eligible for the premium when assigned.

Chief Engineer	\$1.35 per hour
4th Class Engineer	\$0.85 per hour
5th Class Engineer	\$0.60 per hour
First Aid Level 1	\$0.75 per hour
First Aid Level 2	\$0.95 per hour
Dual Ticket Red Seal Trades	\$0.60 per hour
Trainers	\$1.00 per hour

Trainer's premium applies to employees, identified by the Company, in cooperation with the Union, who train other employees in accordance with the training program guidelines. The employees may opt out of being the designated trainer if a suitable replacement is available.

Employees covering the Lead Hand role are paid in the same manner as regular Lead Hands when required to perform those duties.

5.04 FIRST AID ATTENDANTS

- a) The first aid postings will be secondary postings over and above any production postings First Aid Attendants may hold.
- b) The designated first aid attendant vacancy notice shall be posted in accordance with Article 3.07. Those applicants that successfully complete a Level 2 course, paid for by the Company, shall be required to maintain the position for no less than eighteen (18) months, following the successful completion of the first aid certification, unless by mutual agreement between the Company and the Union. Should the attendant wish to give up the certification prior to eighteen (18) months, a pro-rated reimbursement will be paid to the Company.
- c) The Company shall provide a maximum of ten (10) days paid leave of absence per year for each attendant required to maintain or upgrade first aid certificates.
- d) First aid candidates for Level 2 or greater for the plant will only be selected from Packaging, Cellars, Filtration, Lab and Maintenance and will be required passing the medical requirement prior to going for first aid training.
- e) Warehouse first aid coverage will conform to WorkSafe BC requirements as per current practice.

- f) If there are no volunteers for first aid manning, then reverse order of seniority will be used to determine the attendant.
- g) The senior first aid attendants shall be scheduled, one (1) in the warehouse and one (1) in the plant.

Due to the travelling nature of their job, delivery and shunt drivers are not able to be assigned as the first aid attendant.

5.05 LEAD HANDS

The Plant Committee will be consulted prior to the selection of Lead Hands and in evaluating their performance.

5.06 SHIFT PREMIUMS

Normal day shift will commence between the hours of 5:00 a.m. and 11:59 a.m. Shifts commencing between Noon and 6:59 p.m. shall be considered afternoon shift and shall receive a shift differential of eighty-five cents (\$0.85) per hour.

Shifts commencing between 7:00 p.m. and 4:59 a.m. shall be considered graveyard shift and shall receive a shift differential of one dollar and thirty-five cents (\$1.35) per hour. Premium pay will not apply if an employee requests a change of start time into premium pay hours.

5.07 WAGE RATE ADJUSTMENT

Any employee who is classified in a higher category, and otherwise would be working in said category, who is asked by the Company to perform work that is classified at a lower wage rate shall not have their wage reduced, except when returning to a former posting after accepting a temporary or training posting which carried a higher rate of pay.

Any employee who submits a request for an accommodation that requires a move to another job classification will be red circled at their current rate of pay until their new job classification is at an equivalent rate.

5.08 NEW JOB CLASSIFICATION

Before new jobs are created as deemed necessary or advisable by the Company, a rate and a classification for such a job will be established and agreed upon between the Union and the Company. In the event agreement cannot be reached, the Union reserves the right to seek redress through the Grievance Procedure.

5.09 ADEQUATE WORKFORCE

- a) The Company will supply adequate workforce in all operations in all departments at all times so that an employee will not be required to perform more than a fair day's work.

- b) Clause (a) above shall not be construed to mean that the staffing of all operations is at present exactly adequate or that all employees are presently assigned exactly a fair day's work, and accordingly changes in the staffing of crews and changes in an employees work load may be made so long as the resulting situation is not a violation of Clause (a).

Supervisors are to notify employees as soon as possible in instances where their job assignment (location or first aid) is changed.

ARTICLE 6 – STATUTORY PAID HOLIDAYS

6.01 STATUTORY PAID HOLIDAYS

- a) The following shall be considered as Statutory Paid Holidays for each of which employees shall receive one (1) full day's pay without having to work:

New Years Day
Family Day
Good Friday
Easter Monday
Victoria Day
Canada Day
B.C. Day

Labour Day
Truth &
Reconciliation Day
Thanksgiving Day
Remembrance Day
Christmas Day
Boxing Day

And all other Statutory Paid Holidays as may be declared or observed by Federal or Provincial Governments.

- b) Any of the above holidays that fall on Saturday will be observed on the preceding Friday, or as agreed to by the Union and the Company. Any of the above holidays that fall on Sunday will be observed on the following Monday, or as agreed to by the Union and the Company.

ELIGIBILITY:

To be eligible for Statutory Paid Holiday an employee must:

Benefit Status Employees:

1. Employees who have completed their probation period (three hundred and sixty (360) hours Union, four hundred and eighty (480) hours Non-Union) shall be paid for Statutory Paid Holidays provided they have worked at least forty (40) hours during the thirty (30) calendar days immediately preceding the day on which said holiday is observed. For purposes of calculation, vacation days, WCB, STD, LTD, Bereavement, Jury Duty and Pregnancy/ Parental Leave are considered days worked. Sick days, unpaid leaves of absence or layoffs are not considered days worked.

2. If a benefit status employee has not met the criteria above, however, has earned wages on five (5) separate shifts in the previous thirty (30) calendar days they will be paid an average day's wage for the Statutory Paid Holiday.
3. The employee has no entitlement to Statutory Paid Holiday pay if they fail to work their last regularly scheduled day of work before the holiday or their first regular scheduled day of work after the holiday. The Company may request reasonable evidence to support the absence, if the documentation is requested and provided the employee will be paid for said holiday.

Probationary Employees/Permit Card Holders:

The following calculations apply to probationary or permit card holders who have earned wages during the thirty (30) calendar days immediately before the Statutory Paid Holiday and the employee has not been absent without permission on the last scheduled day preceding and the first scheduled day following the holiday.

CALCULATION:

- a) For a probationary employee who has worked at least fifteen (15) days of the last thirty (30) calendar days before a Statutory Paid Holiday by dividing the employee's total wages,

excluding overtime wages, for the thirty (30) day period by the number of days worked;

- b) For a probationary employee who has worked less than fifteen (15) of the last thirty (30) calendar days before a Statutory Paid Holiday, by dividing the employee's total wages, excluding overtime wages, for the thirty (30) day period by fifteen (15).

For purposes of calculation vacation days, WCB, STD, LTD, Bereavement, Jury Duty and Pregnancy / Parental Leave are considered days worked. Sick days, unpaid leaves of absence or layoffs are not considered days worked.

- c) If an employee works on the Statutory Paid Holiday they will be paid two (2) times the regular rate of pay for all hours worked on that day. In addition, the employee may either:
 - (i) Receive a scheduled day off with pay on a day mutually agreed between the manager and the employee; or;
 - (ii) Receive the Statutory pay in the pay period in which it occurred. If the employee chooses to receive a scheduled day off with pay, the date of the day off in lieu will be selected and agreed to in writing within one (1) week of the Statutory Paid Holiday or the employee will be paid out for

that Statutory Paid Holiday on the next available pay period. The scheduled day off with pay must occur no later than the end of the current payroll year.

- d) It is agreed by the Company and the Union that in order to enjoy a long weekend, any Canada Day that falls on Tuesday or Wednesday shall be observed on the Monday, any Canada Day that falls on Thursday shall be observed on Friday. Employees who are scheduled to work the actual Canada Day, in this situation, will be paid at straight time.

ARTICLE 7 – VACATIONS

7.01 VACATION ENTITLEMENT

- a) Vacation is to be prorated for the first year of employment based on the Employee's actual start date at one (1) day per month to a maximum of ten (10) days. If by January 1st of the following year, the employee has not achieved benefit status, proration shall continue at the above calculation until the employee attains benefit status.

For the purpose of determining benefit status employees' vacation eligibility, January 1st of the year which the employee started shall be considered their anniversary date.

Vacation entitlement shall be as follows:

Up to 3 years service 2 weeks vacation

After 3 years service 3 weeks vacation

After 6 years service 4 weeks vacation

After 12 years service 5 weeks vacation

After 19 years service 6 weeks vacation

After 25 years service 7 weeks vacation

- b) All vacations must be booked in blocks of weeks (not days) during the prime vacation time, June 1st to August 31st in order to facilitate better workforce planning and allow the maximum number of employees to be on vacation in any given week, as per Article 7.01(d).

Should the vacation be booked on a week that includes a paid Statutory Holiday, the employee will be permitted to schedule an extra day in accordance with workforce requirements.

However, notwithstanding the above, the vacation time may be taken in prime vacation time in accordance with workforce requirements.

- c) Employees leaving the Company's service shall receive vacation pay earned year -to-date on their final cheque. Employees who have used more than their earned vacation

pay will be required to pay back this unearned vacation pay.

For the purpose of determining this in the employee's final year the percentage of earnings will be used.

- d) Packaging/Warehouse employees – two thirds ($\frac{2}{3}$) of these two (2) departments' employees shall be granted two (2) weeks vacation each year during the period commencing with the week in which June 1st falls and ending with the week in which August 31st falls. This calculation shall be inclusive of three (3) drivers off on vacation at a time.

The seniority list (Packaging and Warehouse only) effective on December 31st of the year preceding the vacation period will be used to calculate the number of employees two thirds ($\frac{2}{3}$) represents. The calculation will include W.W.F employees of Packaging and Warehouse.

Example: Seniority list Packaging and Warehouse, as of December 31st is 84 people x $\frac{2}{3}$ x 2 weeks divided by 14 prime time weeks = 8 people per week during prime time from those two (2) departments off on vacation.

Earned vacation in excess of two (2) weeks must be taken outside of the primetime vacation weeks unless it is mutually agreed and

such agreement does not deny another employee the right to book two (2) weeks of primetime vacation during the 1st and 2nd round of vacation bookings.

It is recognized and agreed that all other departments, QA, Brewing and Maintenance present unique challenges for vacation coverage.

In recognition of this, it is agreed that these departments shall not have primetime rules apply to their vacation bookings (with the exception of two (2) weeks in primetime) and instead shall handle vacation requests of permanent posted employees in the following manner:

Quality Assurance Department: Lab Technician – One (1) employee off with scheduled vacation at a time (excluding lead hand).

Brewing Department – One (1) of each position (Brewers, Filterperson, Cellars) off with scheduled vacation at a time.

Maintenance Department – Two (2) millwrights (excluding lead hand) and two (2) electricians will be allowed off at a time. Other trades one (1) off at a time.

Vacation requests that are in excess of these guidelines will be reviewed after the second

round of vacation bookings have been completed and will be considered on a first-come, first-serve basis.

The Company will make its best efforts to approve requests that are in excess of these departmental limitations, provided that it is feasible and can be accommodated at no extra operational cost.

- e) In the case of employees receiving three (3), four (4), five (5), or six (6) weeks vacation, one (1) week, two (2) weeks, three (3) weeks, or four (4) weeks, whichever is applicable, must be taken outside of the prime time period referred to in (d) above, unless otherwise mutually agreed.
- f) Employees must take their vacations during the calendar year in which they become eligible for such.
- g) The Vacation schedule is to be updated and posted monthly.

7.02 VACATION SICKNESS – CARRY OVER

- a) In the event an employee is unable to utilize scheduled vacation due to Sickness or injury, the Company will allow the employees to re-schedule and utilize up to a maximum of two (2) weeks vacation prior to their anniversary date in the following year.

As the anniversary date of all benefit employees is January 1st of each year, vacation carryover must be taken in the following year before payroll year-end.

e.g. Vacation carryover from 2009 to 2010 must occur before the payroll year-end of 2010.

- b) If the employee is unable to utilize this vacation carryover by their anniversary date, the Company will pay out two (2) weeks vacation pay at payroll year end.
- c) Vacation carryover in (a) above will not apply after one hundred and four (104) consecutive weeks of absence for any reason.
- d) In the event an employee becomes sick or injured in excess of three (3) days after having commenced their vacation, they may request as outlined below to postpone their remaining days of vacation in order to enroll in the weekly indemnity plan.
 - (i) The employee shall advise their supervisor of their sickness or injury and make arrangements to have the weekly indemnity form completed.
 - (ii) All approved requests will result in the employee's remaining days of vacation being cancelled, as prescribed above, the

day after the request is received. The remaining vacation time shall be scheduled at a time mutually agreeable to the Company and the employee.

- (iii) Any vacation pay held by the employee for the cancelled period shall be utilized for the rescheduled vacation period.

ARTICLE 8 – SECURITY OF PRINCIPLES

8.01 UNION MATERIALS

- a) Wherever practicable, all materials used by the Company shall be materials which are processed by Union labour in respect to their manufacture and subsequent wholesaling and handling.

Where the Company seeks bids from more than one (1) outside contractor for capital projects, due consideration will be given to competitive bids from contractors employing union workers.

- b) Subject to the efficient operation of the Company, the Company will not contract out bargaining unit work. Any work the Company deems necessary to contract out will be discussed by the Union Plant Committee and the Company prior to the contract being let. The

Company will not purposely under-staff any department so as to increase the workload where it can “deem necessary” the contracting out of bargaining unit work.

- c) The Company shall provide the Union Plant Committee with a monthly list of work that has been contracted out in the previous month along with the reasons why it had been contracted out.
- d) A union sticker will be placed on the main employee entrances stating that this facility is a Local 300 Union shop. This sticker shall be no larger than six (6) inches.

8.02 BEER HAULING AND DELIVERY

- a) Wherever practicable, all beer hauling and delivery shall be done by bargaining unit employees using Company vehicles, and when economically feasible, empty container hauling shall be done in the same manner. If beer hauling by bargaining unit employees becomes economically unfeasible, the Company and the Union will meet to discuss alternatives and create an improvement plan.
- b) Where it is necessary for the Company to sublet beer hauling and delivery to outside firms, such hauling, wherever practicable, will be sublet to firms exclusively employing members of the Union. It is clearly understood and

agreed that the intent of this paragraph is solely to safeguard employment of members of the Union and not to commit the Company to be a party to forcing employees of other trucking and hauling firms to join the Union.

- c) The Company agrees to meet with the Union, in the first quarter of each year to discuss requirements for two-person routing.

8.03 STRIKE - LOCKOUT

- a) There shall be no lockout on the part of the Company and likewise there shall be no sympathetic strikes by the Union while this Agreement is in force and in effect, provided the Company does not require its employees to handle, process, or deliver goods coming from, belonging to, or for delivery to any establishment at which a strike or lockout is in progress, and it shall not be a violation of this Agreement for employees to refuse to handle, process or deliver such goods or cross an established bona fide picket line.
- b) The Company shall be entitled to the use of the Union Label during the term of this Agreement provided the Company strictly lives up to the terms of this Agreement.

ARTICLE 9 – LEAVE OF ABSENCE

9.01 GENERAL AND PERSONAL LEAVE

- a) Leave without pay shall be obtained by mutual consent of the Company and the Union. Each request will be reviewed on a case-by-case basis and will consider the requirements of the situation. Requests for such leave must be with reasonable notice where possible.

A leave of absence is to be used for exceptional circumstances. Employees requiring time off due to exceptional circumstances or other situations, will be granted should the request be reasonable and with notice. Requests must be submitted directly to your Manager/Supervisor via the Payroll System. Responses to these requests will be given within two (2) weeks of the Manager/ Supervisor receiving the request.

- b) During the leave of absence, an employee shall not be employed elsewhere. If an employee is found to have obtained a leave through fraud or misrepresentation, they may be subject to discipline up to and including discharge.
- c) The Company's basic medical benefits, extended health care benefits, dental benefits, group life insurance benefits, and accidental

death and dismemberment benefits will continue to be made available to any employee on leave provided the employee pays the Company for the costs of such benefit coverage if the leave continues for more than thirty (30) days. The onus is on the employee to notify the Company, prior to the commencement of said leave, of their intention to maintain all benefits during their leave and to pay the Company the amount required in advance on a monthly basis. Continuation of benefits does not include Short Term Disability or Long Term Disability.

9.02 JURY DUTY

When an employee is required to attend jury selection or to serve on a regular or coroner's jury or is subpoenaed as a witness, they shall be granted a leave of absence for the time so required on which they would otherwise have been working and shall receive the difference between their straight time rate of pay and the amount received for such jury duties.

9.03 PREGNANCY/PARENTAL LEAVE

a) Pregnancy/Parental Leave will be acknowledged in accordance with the Employment Standards Act of British Columbia.

Upon request, the Company will provide information regarding Pregnancy/Parental Leave to the employee.

- b) Full benefit coverage under the Company's Group Insurance plans will be maintained during the Pregnancy/Parental Leave.

9.04 EDUCATION

- a) Where an employee, with the advance consent of the Company, chooses to upgrade their education or technical skills in any field associated with the brewing industry, the Company will provide leave of absence without pay for however long the employee requires to complete their training.
- b) Employees will be eligible for refund of the tuition costs of education courses, including prescribed text books, provided that:
 - (i) The course is given by a recognized school and is approved by the Manager as a contribution to the development of the employee.
 - (ii) The course is likely to contribute to the employee's performance or advancement within the Company.
 - (iii) The employee offers proof of successful completion of the course.

- c) The maximum reimbursement to any employee in any one (1) calendar year will be twelve hundred dollars (\$1,200.00) on presentation of a proper receipt. Except where the course is required by the Company as part of the job description, in which case the reimbursement level shall be discussed.
- d) Employees who have upgraded their driving license shall be reimbursed as per (c) above. However, due to the license being a transferable skill, the employee must stay with the Company for a period of one (1) calendar year from the date of reimbursement. Should the employee leave prior to one (1) year the reimbursement must be paid to the Company in full upon termination.

If the employee is successful the Company will pay up to a maximum additional five hundred dollars (\$500.00) on top of the twelve hundred dollars (\$1,200.00) previously paid (Article 9.04 (c) above) twenty-four (24) months after the date of completion if still employed by the Company.

- e) The Company shall co-operate in such areas as shift scheduling, overtime, or recall with employees attempting to upgrade their education as per Clause (a) above.

9.05 BEREAVEMENT

In the event of the death of an immediate relative as defined herein employees shall receive a paid leave of absence as follows:

- a) In the event of the death of a spouse (including common-law partner), parent, sibling, child, child of the spouse, son-in-law, daughter-in-law, grandparent or grandchild, the employee shall be entitled to five (5) consecutive calendar days.
- b) In the event of the death of a brother-in-law, sister-in-law, parent or grandparent of the spouse, the employee shall be entitled to three (3) consecutive calendar days.
- c) In the event of the death of an aunt, uncle, nephew or niece of the employee or employee's spouse, the employee shall be entitled to one (1) working day.
- d) One (1) additional calendar day will be granted if the employee must travel more than one hundred and sixty (160) kilometers and less than five hundred (500) kilometers round trip from their place of residence as a result of the death. Where travel is required in excess of five hundred (500) kilometers round trip the Bereavement Leave shall be extended to an additional two (2) calendar days. These

additional days apply whether or not there is a formal funeral service.

- e) If an employee is off on layoff or not otherwise scheduled to work during the time of the bereavement – they will not be entitled to take bereavement time upon recall, or when back on the schedule. If the employee is on the on-call list, they will be excused from this responsibility for the bereavement time indicated above upon notification to their supervisor; however, this time will be unpaid.
- f) A leave of absence may be requested – outside of the paid bereavement time – for compassionate reasons, and the Company will do everything possible to accommodate any reasonable unpaid leaves required by the employee during these times.
- g) If an employee is on a scheduled vacation and such a situation arises, upon notification to their supervisor/manager these previously booked vacation days will be changed to reflect bereavement leave and the employee will be given the opportunity to use the remainder of their vacation days at another time.

9.06 UNION EDUCATION

Upon written application by an officer of the Union, the Company agrees to grant an education leave of absence, without loss of regular pay. No

more than five (5) working days (forty (40) hours total) shall be available in any one (1) year to all Union members combined. Such education leave will be arranged between the Union and the Company so as to minimize disruption of the Company's operations.

9.07 ELECTION DAY

If, by reason of an election day ordinance, the Company is prevented from making deliveries in any area, the Company shall have the right to reassign affected employees providing that such reassignment shall not displace other employees, and in the event no reassignment is made, shall pay such employees at their straight time rate of pay for the hours of layoff resulting.

ARTICLE 10 – ADJUSTMENT PLAN

- a) Employees' jobs that are discontinued because of technological improvement or changes in production methods or processes including the method of shipping, receiving or handling of materials or products, the closing of a department or part of a department, are entitled to be reassigned without loss of pay. To determine an employee's suitability for a specific job through retraining, a maximum of sixty (60) working days shall be required.

- b) The Union must be notified of said changes at least ninety (90) days in advance.
- c) Immediately after notification the Company and the Union shall meet and determine which job(s) shall be suitable for reassignment.
- d) Training for other jobs within the bargaining unit must be done on a seniority basis, with the most senior employee having the first choice of jobs available.
- e) Employees retrained under this Article will be considered to have no posting and must exercise their seniority under Article 3.07, in order to attain a new job posting.
- f) Affected employees shall retain their job rate for ninety (90) working days after the transfer has taken place. Thereafter, they shall receive the job rate for the position they have been assigned.

ARTICLE 11 – WELFARE

11.01 EFFECTIVE DATE

This plan shall be effective the date of signing the Agreement, or as soon thereafter as the same can be implemented and shall continue to be binding on the parties to the Agreement for so

long as the Agreement is binding between the parties.

11.02 EMPLOYEE CONTRIBUTION

The cost of the Welfare Plans shall be borne by the Company. Abuse, misuse, or misrepresentation to obtain or continue to receive any of these benefits by an employee may be sufficient grounds for dismissal, subject to the grievance procedure.

11.03 ELIGIBILITY

Each employee shall be entitled to the benefits in this plan subject to the following conditions:

- a) If qualified for the present benefit plans on the date this Agreement is signed, they shall be eligible on the effective date of this Plan or;
- b) New employees will be eligible after ninety (90) working days in any twelve (12) month period.

11.04 LIFE INSURANCE

- a) Each eligible employee shall be insured for one hundred percent (100%) of annual earnings with a minimum of fifty thousand dollars (\$50,000.00).
- b) Each eligible employee shall be insured for one hundred percent (100%) of annual earnings with a minimum of fifty thousand dollars

(\$50,000.00) in case of accidental death or dismemberment.

- c) Coverage on the above plans shall be reduced by fifty percent (50%) at age sixty-five (65).

11.05 MEDICAL, SURGICAL AND HOSPITAL

- a) Each eligible employee shall be insured in the Medical Services Plan of BC and in the Company's present Extended Health Benefits Plan.
- b) Each employee shall be provided with a link to online information that provides access to the benefit booklet from the extended health carrier. Physical copies of the benefit booklet will be available upon request.
- c) Travel and Preventative Vaccines will be covered to a maximum of three hundred dollars (\$300) every twelve (12) months.

11.06 DENTAL

Each eligible employee shall be insured in a Dental Care Plan. Coverage shall be as follows:

Part "A" - Basic - 90% - \$2,000 yearly

Part "B" - Restorative - 50% - \$1,700 yearly

Part "C" - Orthodontic \$1,700 lifetime maximum for children and young adults up to twenty-five (25) years of age (if a full time student)

11.07 OPTICAL PLAN

The Company is to provide prescription eye-glass coverage for each employee and their dependants providing coverage up to a maximum of four hundred and fifty dollars (\$450.00) every twenty-four (24) months.

11.08 SICK / PERSONAL LEAVE

Employees who will be absent must provide the supervisor of the department for which they are scheduled that day, with a minimum of one half ($\frac{1}{2}$) hour notice prior to the start of their scheduled shift and give the reason for the absence. In cases of absences of more than one (1) consecutive day the procedure of call-in must be followed each day unless your supervisor is provided with a doctor's note stating the length of time the employee is to be off work.

- a) Effective the date of ratification and January 1st each year thereafter each employee shall be granted eight (8) days sick / personal leave for use in the following twelve (12) months. If an employee makes a permanent change from eight (8) to ten (10) hours shifts (or vice versa) the employee's sick time for that year will be prorated to accommodate the change.

Four (4) sick days/Four (4) personal days

The four (4) sick days can only be used as sick days

The four (4) personal days cannot be refused by management and can be taken for any reason. However, the personal days can also be used as a sick day

- b) An employee's hours of sick leave shall be reduced by the actual hours taken.
- c) Full pay for an employee shall mean the equivalent of their standard daily hours times their job rate of pay, and the payment of sick pay shall not result under any circumstances, in an employee receiving more than full pay on any lost working day.
- d) The Company, at its discretion, may appoint the Doctor to examine the employee. Abuse, misrepresentation or any misuse of the above clause by the employee shall be sufficient grounds for their dismissal.
- e) An employee shall receive unused sick leave pay, paid out at one hundred percent (100%) of the rate commencing at payroll year end. "Rate" means their last base rate during the previous year. Payout of unused sick leave will be made at payroll year end.

When an employee has been off on a STD, LTD claim for twenty (20) consecutive working

days unused sick leave will be prorated using the following calculation:

e.g. 8 days = 64 hours divided by 52 weeks = 1.23 hours per week 1.23 hours times the active weeks of service.

Employees whose sick pay is prorated due to a STD, or LTD claim will have their allotment adjusted and any over/underpayments will be made at year end.

- f) Any time a supervisor or Company official requests a health care providers note from the Employee, the cost of the requested note will be reimbursed to the Employee by the Company on the earliest pay date up to a maximum of one hundred dollars (\$100) per STD/LTD claim. All other notes will be reimbursed up to fifty percent (50%) by the Company, excluding Article 6.01 (3). This will also apply to the Employees who are returning to work per the LOU #8 GRTW.
- g) Employees who quit or are terminated during the year will have their attendance allowance calculated by dividing their total yearly allowance by twelve (12) and multiplying by the number of full months worked during their final year. Any underpayment will be paid by the Company on their final pay, or any

overpayment shall be deducted from the employee's final pay.

11.09 SHORT TERM AND LONG TERM DISABILITY

- a) The company shall provide a weekly indemnity benefit, commencing on the first (1st) day of a non-occupational accident, the fourth (4th) day of sickness, and continuing for a period of twenty-six (26) weeks.

Where a benefit eligible employee is disabled due to a sickness or nonoccupational accident, a weekly benefit amounting to two thirds ($\frac{2}{3}$) of the employee's hourly rate x the average weekly hours over the previous three (3) months will be paid to an employee who is off work and under the care of a doctor for the first twenty-six (26) weeks of disability.

- b) Subject to the terms specified in the employees benefit package, the company will provide access to Long Term Disability Insurance equal to current Weekly Indemnity commencing at the twenty-seventh (27th) week and continuing until recovery or retirement.
- c) Decisions regarding benefits inclusive of all claims are made solely by the Third-Party Benefits provider, and the Company's obligation hereunder is limited to paying premiums for such coverage.

- d) In order for an employee to be eligible for STD or LTD, employees must work a minimum of twenty-four (24) hours a week average over the past three (3) months.
- e) Effective January 1, 2025 each employee will contribute twenty-five percent (25%) of the long-term disability premiums, capped at 2023 premium rate.

Benefit eligible, active employees who are paying a portion of their LTD Premiums and are on approved Company leave will have their premiums paid by the Company for the duration of their approved leave.

11.10 LOSS OF BENEFIT – COVERAGE

- a) An employee whose service with the Company has been terminated shall not be entitled to any benefits after their termination date. In the case of a temporary lay-off benefits will cease after ninety (90) calendar days of layoff. For the purpose of this Article, employees who work five (5) or less days during this ninety (90) day period shall not be considered to have had their lay-off interrupted.
- b) Employees whose benefits have been discontinued due to temporary lay off as outlined in Article 11.10(a) above shall be reinstated to full benefit coverage immediately after

completing thirty-two (32) hours work in the bargaining unit.

- c) The Company shall endeavour to inform employees on layoff as to the date benefit coverage will cease.

11.11 PENSION PLAN

All eligible employees shall be enrolled in the Brewery, Winery & Distillery Workers, Branch Local 300 members Pension Plan. On the following basis:

1. Type: Money Funded Purchase Plan.
2. Eligibility: Providing the employee has attained benefit service, after one (1) year's seniority. For those employees who have not attained benefit service, they shall be retroactively enrolled in the plan after having earned 35%[^] of the YMPE in two (2) consecutive years as per the Pension Standards Act.
3. Participation: Mandatory for all eligible employees.
4. Vesting: Full vesting upon membership in the Pension Plan.
5. Contributions: Jointly funded as a percentage of the employee's gross wages as follows:
Employee Portion: 3%
Employer Portion: 6%

6. Employees may voluntarily increase their contributions; increases will only be allowed on a percentage basis. Said increases shall in no way impact on the employer's level of contributions.
7. The employee portion shall be automatically deducted from their pay cheque.
8. The employer shall forward both the employees and the employer's portions together with a detailed accounting of each employee's entitlement to the Union office bi-weekly.
9. After four (4) years of service employees will have an additional one percent (1%) increase to the employer contribution.
10. Pension and group registered savings plan contributions will cease for employees who opt to work past the eligible age outlined by Canada Revenue Agency regulations. In these instances, the company will match the employee's contributions, up to the maximums outlined in Article 11.11, into a non-registered savings plan (NRSP) established with the Company's plan administrator.

ARTICLE 12 – GENERAL

12.01 HUMAN RIGHTS

- a) The Parties agree there shall be no discrimination, interference, restriction, coercion, harassment, intimidation, or any disciplinary action exercised or practised with respect to an employee by reason of Indigenous identity, race, colour, ancestry, place of origin, religion, marital status, family status, physical or mental disability, sex, sexual orientation, gender identity or expression, or age of that person or that group or class of persons, or activity in the Union and any other language or categories as per the Human Rights Code of British Columbia. The Company and the Union also recognize the right of employees to work in an environment free from sexual harassment and agree that sexual harassment will not be tolerated in the workplace. Should any dispute arise regarding any of the foregoing, the employee shall take recourse through the grievance procedure in the Agreement.

It is the intent of the Parties that the grievance should be brought to the immediate attention of Management and the Union. The initial stage of the grievance procedure shall be waived if a person hearing the grievance is the subject of the complaint.

- b) The parties agree that it is in everyone's best interest to maintain a respectful workplace. A respectful workplace is productive, encourages cooperation, and values others' opinions. Everyone has the right to be treated with fairness and respect.

12.02 AMENITIES

All present amenities now enjoyed by the employees shall be kept in effect.

12.03 DISCIPLINE

- a) The Company agrees to engage in progressive discipline which is corrective and not punitive. Such discipline will be given in a timely manner. In no case shall it be more than fifteen (15) working days after the alleged infraction, unless otherwise agreed by the Union.

The Company further agrees that discharge will only be for just and reasonable cause.

The Company recognized that there are always unique circumstances to every case, and progressive discipline will be for instances of a generally similar nature.

- b) Where written warning, suspension or discharge is contemplated by the Company the affected employee and the shop steward shall immediately be notified and given reasonable

time in private to discuss the issues giving rise to the pending discipline.

- c) At the time at which said discipline is imposed, the affected employee and the shop steward shall immediately be given copies of the disciplinary letter.
- d) When the Company imposes a suspension on an employee, the suspension shall not be served sooner than two (2) weeks, or later than six (6) months after the disciplinary meeting, unless otherwise agreed to by the Company and the Union.

Notwithstanding the forgoing, if the Company determines that an employee must be suspended immediately for conduct that may include, but is not limited to, being violent, disruptive, or apparently under the influence of an intoxicating substance, the Company shall provide immediate verbal notice of the suspension and will provide notice in writing of a suspension as soon as possible thereafter pending final determination and the time for a meeting. A copy of such notice will be provided to a Union Representative, and the Union Committee.

- e) Copies of disciplinary records will be removed from the employee's personnel files after a period of eighteen (18) months from the date of

issuance of such discipline (two (2) years in case of suspension) and thereafter shall not be relied upon for any purpose.

Employees shall have the right to review their employee file with a manager in the Human Resources Department at an agreed upon time, preferably within five (5) working days, subject to the manager's reasonable availability.

12.04 OVERTIME MEALS

When an employee is required to work more than two (2) hours overtime after their regular shift they shall receive sixteen dollars (\$16.00) in lieu of the overtime meal to be paid on the employee's pay cheque and taxed accordingly as per the Canada Revenue Agency.

12.05 SAFETY AND HEALTH

- a) It shall be the objective of the safety and health program to eliminate accidents and health hazards. The Company shall strive for a workplace free of recognized physical and health hazards in accordance with the Workers Compensation Act and Occupational Health and Safety Regulations.
- b) Each employee agrees to wear the protective equipment made available by the Company

and to adhere to the Occupational Health and Safety Regulations.

- c) A Joint Health and Safety Committee shall meet monthly under the terms and conditions set out by the JHSC. There shall be equal representation of both parties.
- d) The Committee shall be made up of three (3) worker reps and three (3) management reps. The worker reps will consist of three (3) permanent and up to three (3) alternate members. Alternates are in place to substitute for permanent members in situations where, a permanent member of the Committee is unable to attend a meeting due to vacation or shift schedule, however, it is understood that the permanent member will make every attempt possible to attend the meetings to maintain consistency of the Committee. The worker reps must include at least one (1) permanent or alternate member from the Warehouse/Distribution department. Attendance is essential at JHSC meetings. Meeting dates and times are set out for the year to provide as much notice as possible so that members of the Committee can ensure their availability. The Company will make every attempt possible to insure that JHSC members that are on shift will be made available for JHSC meetings. Employees requested to attend JHSC meetings

outside their scheduled shift shall be paid at straight time rates for a minimum of one (1) hour, or the duration of the meeting if longer than one (1) hour.

A Joint Committee has the following duties and functions in relation to its workplace:

- i. to identify situations that may be unhealthy or unsafe for workers and advise on effective systems for responding to those situations;
- ii. to consider and expeditiously deal with complaints relating to the health and safety of workers;
- iii. to consult with workers and the employer on issues related to occupational health and safety and occupational environment;
- iv. to make recommendations to the employer and the workers for the improvement of the occupational health and safety and occupational environment of workers;
- v. to make recommendations to the employer on educational programs promoting the health and safety of workers and compliance with this article and the regulations and to monitor their effectiveness;

- vi. to advise the employer on programs and policies required under the regulations for the workplace and to monitor their effectiveness;
 - vii. to advise the employer on proposed changes to the workplace or the work processes that may affect the health or safety of workers;
 - viii. to ensure that accident investigations and regular inspections are carried out as required by this article and the regulations;
 - ix. to participate in inspections, investigations and inquiries as provided in this article and the regulations;
 - x. to carry out any other duties and functions prescribed by regulation.
- e) All protective equipment shall be supplied free of cost with two (2) exceptions listed below:
- 1. Upon the presentation of appropriate receipts for the purchase of C.S.A. approved safety shoes or boots, the Company shall reimburse the employee up to a maximum of two hundred and twenty-five dollars (\$225.00) per contract year. For employees working in departments with a bona fide requirement, rubber

boots will be reimbursed up to a maximum of two hundred dollars (\$200.00) per contract year.

2. New employees will be entitled to receive the boot allowance and coveralls following completion of their first four hundred and eighty (480) hours worked.
 3. Where the company requires uniforms to be worn by employees covered under the terms of this agreement, the uniform shall remain the property of the Company and guidelines for the use and care of these garments will be posted.
- f) The Company shall provide a proper lunchroom and sanitary conditions for all employees.
- g) New employees will be introduced to the department Shop Steward and inducted into the rules and operations of the Company.

New employees will have sufficient time to familiarize themselves with the entire plant and be introduced to their fellow workers in the immediate vicinity. The Company will supply a list of safety wear required, and regulations to all new employees.

12.06 CONTRACT BOOKLETS

Contract booklets, in a form acceptable to both parties shall be printed by union printers. Two hundred and fifty (250) shall be printed. A copy shall be supplied to each employee and thirty (30) booklets shall be supplied to the Union Hall and to the Company. The cost of printing said booklets shall be borne equally by the Company and the Union.

12.07 TOOL ALLOWANCE

Trades will receive a tool allowance of four hundred and fifty dollars (\$450.00) per year. This applies to those employees who provide their own tools as required by the Company.

Entitlement to the tool allowance is based on the Tradesperson having successfully completed their probation period as of July 1st of the year in which the allowance is paid.

For example: all Tradespersons that have successfully completed their probation on July 1st, 2015 will be paid the full amount for their tool allowance on the pay in which July 1st, 2015 falls within.

Tradespersons who have not successfully completed their probation as of July 1st will not be eligible nor will Tradespersons who terminated

their employment prior to July 1st. There will be no pro-ration for this.

The tool allowance will be paid on the pay period in which July 1st falls.

12.08 ACHIEVEMENT BONUS PROGRAM

Eligibility Criteria

Bonus

Maximum Gross Bonus Amount: 2.5% of regular straight time wages based on performance criteria established by the Company and shared with the Union.

The Bonus will be paid to the benefit status employees only and pro rate for those who become eligible within the payment year. Benefit status employees (as above) must have worked a minimum of thirty (30) working days within the payroll year to be eligible. Achievement Bonus will be paid out as an average of wages earned in the previous twelve (12) months to employees who are on WorkSafe, pregnancy, or parental leave. Achievement Bonus will not be paid out to employees who are terminated for just cause.

The bonus amount shall be paid out or transferred to the voluntary RPP at the employee's choice, by February 20th of each calendar year. In order to transfer to the voluntary RPP, forms

must be returned to Human Resources no later than January 15th.

12.09 INTRODUCTION OF SOFT QA AND SOFT MAINTENANCE

As part of our shared objective to improve the operational effectiveness of the Brewery through better training for employees, the Union and the Company agree to introduce a Soft QA and Soft Maintenance program. This will be initiated and developed through the formation of a Workplace Change Committee (WCC) consisting of two (2) employees chosen by the Union and two (2) employees chosen by the Company. The main responsibility of the WCC will be to:

1. Assess the effectiveness of the current role of employees in performing soft QA and soft Maintenance requirements.
2. Determine the opportunities for further development of these and related tasks by Machine Operators and other employees.
3. Provide the opportunity to employees to improve and broaden their operation requirements. Such activities might include, but not be limited to elementary QA measurement or testing, machine lubrication, minor machine adjustment, equipment change-over's, calibration of equipment, warehouse cycle count, RF related tasks.

4. Ensure meaningful and relevant information is provided to employees during the development, training and implementation of proposed changes to their duties and responsibilities.
5. Determine a reasonable time period for such training and the implementation of these objectives.

The Company will provide in-house training on Process Quality Control for Operators in all departments, as required and appropriate for each job function.

The Company will provide in-house training on Soft Maintenance for posted Operators in all departments as required and appropriate for each job function.

Employees who successfully complete the in-house training and demonstrate the application of these new skills will be certified as qualified "Process Quality Control" Operators or qualified "Soft Maintenance" Operators. The competency of the employee in demonstrating these new skills will be determined by written and/or practical tests.

Employees designated as Senior Machine Operators will be expected to successfully complete the certification program. Employees applying for these postings will be expected to complete the

certification as part of their training program within the training period. Current Senior Machine Operators will be trained under this new process, however, will be grandfathered until they complete the certification.

Senior Machine Operators who are certified as qualified “Soft Maintenance Operators” will be scheduled to assist the Maintenance / Trades employees assigned to overhaul their machines or other equipment during scheduled maintenance shut-downs.

The Company will establish through the Continuous Improvement Specialist, regular meetings with Certified Operators, to address specific concerns by employees in regard to any soft QA or soft Maintenance issues.

The Workplace Change Committee will continue to participate in the continued development, implementation and monitoring of the job redesign training for this certification program.

By development of this program, the Union and the Company believe this provides each employee with the opportunity for improved job skills through better training, improved engagement through more complex duties and responsibilities and better understanding of their role in the production process, leading to increased personal satisfaction and operational excellence.

ARTICLE 13 – GRIEVANCE PROCEDURE

13.01 SHOP STEWARDS

Shop Stewards, all of whom shall be employees of the Company, shall be chosen by the Union and recognized by the Company. There are currently three (3) Committee members and four (4) Shop Stewards in the plant. The Union reserves the right to add additional stewards should it become necessary in the future.

13.02 GRIEVANCE COMMITTEE

- a) There shall be a Grievance Negotiating Committee, consisting of three (3) employees designated by the Union, and who shall be afforded such reasonable time off as may be required to attend meetings held at the request of the management or the grievance negotiating committee.
- b) The Union agrees to advise the Company of the names of the shop stewards and of the members of the grievance committee, in writing, and also of any changes from time to time.
- c) The Company agrees to advise the Union of the names of the members of their management committee, in writing, and also of any changes from time to time.

13.03 PROCEDURAL STEPS - GRIEVANCE PROCEDURE

- a) In case a grievance arises in any department of the Company, the parties hereto shall make an honest effort to settle the difference by proceeding through the following steps until the grievance is settled, deemed to be abandoned or arbitrated.

STEP 1

The aggrieved employee shall notify a shop steward who shall immediately request time off from their supervisor in order to take up the matter if the case is urgent. If the case is not urgent it shall be taken up at the end of the shift. The shop steward, with or without the aggrieved person, shall take up the matter with the grievor's supervisor or manager within ten (10) working days of the event giving rise to the grievance.

STEP 2

Failing a satisfactory settlement, the grievance shall be put in writing on the grievance forms supplied by the Union and shall be signed by the aggrieved and the shop steward and presented to the supervisor within a maximum of ten (10) working days from the date the matter was first raised with the supervisor at Step 1. The supervisor shall give their answer within twenty-four (24) hours (Saturdays, Sundays, and holidays

excluded), of the grievance being raised, after which the third step may be invoked.

STEP 3

Within ten (10) working days of the presentation at Step 2 the grievance shall be taken up between the grievance negotiating committee and the management committee. The management committee shall give their answer within seventy-two (72) hours (Saturdays, Sundays, and holidays excluded) from the institution of this step, after which the fourth step may be invoked.

STEP 4

If the matter has not been resolved, the Union and the Company shall each have the option of a further meeting involving the Union Business Agent and a Company Representative, along with the Grievance Negotiating Committee before proceeding to arbitration. Said meeting shall, wherever possible, take place within thirty (30) days of the Company's response at Step 3.

STEP 5 - FACILITATED MEDIATION

Where a difference arises between the parties relating to the dismissal, discipline or suspension of an employee, or to the interpretation, application, operation or alleged violation of this Agreement, including any questions as to whether the matter is arbitrable, during the term of the

Collective Agreement, a government – appointed mediator or a substitute agreed to by the parties shall at the request of either party:

- (a) investigate the difference;
- (b) define the issue in the difference, and;
- (c) make written recommendations to resolve the difference.

Unless mutually agreed to otherwise, disputes may be referred to the agreed mediator only after completion of Step 4 of the grievance procedure.

Prior to rendering a decision the mediator may assist the parties in mediating a resolution to the grievance. Should there be no resolution by this means the mediator will make their recommendation(s). These recommendations are not binding so the parties do not have to implement them unless they have previously agreed to abide by the recommendations.

Resolutions of said mediations are “without prejudice” to the position of either party may take in the future.

If either of the parties disagrees with the recommendations, and have decided that these recommendations are not binding, they may refer the grievance to arbitration. Each of the parties shall bear one half ($\frac{1}{2}$) the expenses of this process.

STEP 6

Any grievance which has been properly processed through the proceeding steps of the grievance procedure without being settled may be submitted to an arbitration board composed of one (1) representative chosen by the Union and one (1) representative chosen by the Company and an impartial arbitrator who shall act as Chairperson of the Board. At the time that either party serves notice, in writing, of its intent to proceed to arbitration it shall, at the same time, notify the other party of the name of its representative. The other party shall appoint its representative within five (5) days of receiving written notice and these two (2) representatives shall agree on a person to act as Chairperson. If they fail to agree, within a further five (5) days from the appointment of the second representative, the Minister of Labour of the Province of British Columbia shall appoint the Chairperson. The Arbitration Board shall be requested to render a decision within a period of one (1) month following the constitution of the Board. The majority decision of the Board shall be final and binding on both parties to this Agreement. The Board shall not have any jurisdiction to alter or change any of the provisions of this Agreement nor to substitute any new provisions in lieu thereof.

When the Arbitration Board is dealing with a grievance concerning the dismissal or suspension of an employee bound by the Agreement and it finds that the employee has been dismissed or suspended for other than proper cause, the Board may direct the employer to reinstate the employee and pay to said employee a sum equal to their wages lost by reason of their dismissal or suspension, or such lesser sum, as in the opinion of the Board, is fair and reasonable.

Similarly, where the Arbitration Board is dealing with a grievance lodged by an employee bound by the Agreement wherein such employee alleges, and the Arbitration Board finds, that the employee has been laid off, demoted, or not promoted in violation of the terms of the Agreement and thereby has suffered loss of wages the Board may, provided the employee has raised their grievance without delay after the occurrence giving rise to it, direct the employer to pay to the employee a sum equal to their wages so lost or such lesser sum as in the opinion of the Board is fair and reasonable.

Notwithstanding the foregoing, during the course of establishing an Arbitration Board, either party may notify the other party of its desire to have the grievance heard by a sole arbitrator. In such an event, the grievance shall be heard by a sole

arbitrator, provided that the parties can agree that the matter should be dealt with in that manner, and further that the parties can agree on the selection of a Chairperson. Should the parties be unable to agree to the foregoing, the grievance shall be dealt with in the manner otherwise established in this Article. A sole arbitrator, if agreed upon, shall have the same powers and authority as an Arbitration Board established under this Article.

Each of the Parties hereto shall bear the expense of the arbitrator appointed by it and the parties shall jointly bear the expense of the Chairperson of the Arbitration Board.

13.04 GENERAL - GRIEVANCE PROCEDURE

- a) Grievances involving discharge shall be placed in writing and dealt with by starting at Step 3.
- b) Any matter which may be the subject of a grievance must be taken up at Step 1 within ten (10) working days of its occurrence or it shall be deemed to be abandoned. Any grievance which is not resolved at any step must be advanced to the next step in writing within ten (10) working days or it is deemed to be abandoned and shall not be dealt with further under this Article. In each case the ten (10) working day period commences with the event

or the advancement to the previous step of the grievance procedure.

- c) The time limits specified in Steps 1, 2, 3, and 4 may be extended by the written agreement between the parties. The Chairperson of the grievance committee, on behalf of the Union, or the Manager on behalf of the Company, may file a policy grievance at Step 3 of the grievance procedure. A policy grievance is defined as a dispute between the Union and the Company concerning the interpretation, application, operation, or alleged violation of the Agreement.
- d) In view of the orderly procedure arranged for the settlement of grievances, the parties hereto agree, each with the other, that there shall be no striking on the part of the Union or no lockout of employees on the part of the Company during the processing of any grievance or arising out of an award of a Board of Arbitration determining the same.

ARTICLE 14 – DURATION OF AGREEMENT

This Agreement shall remain in full force and effect from January 1, 2023, until December 31, 2025.

1. During the term of this Agreement there shall be no strikes or lockouts whatsoever.
2. This Agreement is signed subject to ratification and said settlement shall be effective immediately.

IN WITNESS WHEREOF the parties hereto have caused their respective officers to set their hands on the day first above mentioned.

FOR THE COMPANY

Megan Binsfeld
Heather Stewart
Russel Larnder
Ben Sothmann
Brad Wright

FOR THE UNION

Raj Dhaliwal
Regan Laraway
Shelley Sigurdson
Shawn Wilde
John Locke

LETTER OF UNDERSTANDING #1 – DUAL PERMANENT POSTINGS

Following ratification of the 2006 Agreement all employees currently holding dual permanent postings will be asked to drop one (1) posting.

Employees who do not wish to drop their second permanent posting will be required to select their preferred posting. The remaining posting will be red circled.

For the purpose of this LOU the parties have agreed that red circling means:

1. If the employee chooses not to drop one (1) of their postings the employee may be required to work in either of their permanent positions at the discretion of management.
2. If the employee changes their mind and chooses to work in their red circled position their alternate permanent position will be considered dropped.
3. The employee may drop their red circled position at any time and retain their originally selected permanent position.

For the purposes of this LOU only, the position of Lead Hand will be considered a permanent position.

LETTER OF UNDERSTANDING #2 – BEER ALLOWANCE

The Company agrees to provide a monthly beer allowance to all benefit service employees of six (6) dozen per month.

All employee beer will be subject to the taxable benefits as per the Canada Revenue Agency.

Employees must pick up their beer allowance in person. Beer allowances are not transferable to other persons. In exceptional circumstances the employee may make other arrangements with management.

Beer allowance will continue for a maximum period of two (2) years for benefit employees absent from active service.

LETTER OF UNDERSTANDING #3 – SECURITY OF PRINCIPLES

The Union agrees to issue permit cards to employees of non-union firms doing contract work in the Brewery. In exchange, the Company shall remit four hundred dollars (\$400.00) per month.

One half ($\frac{1}{2}$) shall be forwarded to the Local 300 Union office (Burnaby) and one half ($\frac{1}{2}$) forwarded to the Local 300 Union Committee (OSB).

These payments will be made in January and July of each year.

LETTER OF UNDERSTANDING #4 – CANDLING RESOLUTION PROPOSAL

1. During periods when ten percent (10%) or less of the OSB seniority list (including permit cards) are not scheduled but are available to work, said employees will be responsible for candling held product which is destined for direct delivery based out of the Vernon Warehouse.
2. When greater than ten percent (10%) of the OSB seniority list are temporarily unscheduled all the candling will be done by bargaining unit members unless;
 - i. Holding the product at the Vernon warehouse will result in a stock shortage at another location, which cannot be substituted, SKU for SKU, out of the Vernon Warehouse stock.
 - ii. The held product exceeds sixteen (16) pallets, or the Vernon warehouse is unable to accommodate the held product and the necessary candling station.
 - iii. Should at any time the amount of product requiring to be candled surpass the capabilities of the bargaining unit members, within a reasonable time period (two (2) weeks, without incurring the cost of

overtime) the Company will consult the Union as to the amount of product needed to be sent to an alternate location for Candling.

- iv. All Candling will be paid at no greater than the utility rate. (Permit Card members will be paid permit card rate).
3. Any issues pertaining to candling holds that are not addressed above these will be discussed on a case by case basis with the Plant Committee.

LETTER OF UNDERSTANDING #5 – WEEKEND WORKFORCE

The parties agreed during 2002 negotiations for a Revised Collective Agreement to set out the terms for a Weekend Work Force (WWF).

The terms and conditions set out in this Letter of Understanding will supersede provisions in the current Collective Agreement only as they apply to employees working on the WWF.

(a) Hours of Work

The hours of work for employees assigned to the WWF will be:

- (i) **Twenty-four (24) hours:** twelve (12) hours on Saturday and twelve (12) hours on Sunday;
- (ii) **Thirty-two (32) hours:** twelve (12) hours on Saturday and twelve (12) hours on Sunday, plus one (1) additional eight (8) hour day on either Friday or Monday; or
- (iii) **Thirty (30) hours:** ten (10) hours on Saturday and ten (10) hours on Sunday, plus ten (10) hours on either Friday or Monday.

Management retains the right to assign the hours of work and determine the Friday and Monday shift assignments.

(b) Staffing

The Company will post a notice in each affected department and solicit the names of those benefit service employees who wish to be considered for the WWF.

When considering applications, the qualifications of the applicant shall be given primary consideration. If there is any choice between two (2) or more applicants having sufficient qualifications, the most senior applicant shall be given the position on the WWF. If the required skill sets are not present on the WWF, the Company can schedule the most junior employee(s) to work the WWF schedule.

Employees assigned to the WWF will be replaced on the conventional schedule (five (5) days eight (8) hour shift schedule) by the appropriate trained individual.

Once selected, all benefit service employees will remain on the WWF for the duration of the period required, up to a maximum of six (6) months.

Notwithstanding the above, any employee may be removed from the WWF for reasons of ill health or cause. In the event the WWF is discontinued, temporarily or permanently, employees will return to their previous posted

jobs and the trained employees will be reassigned accordingly.

Any employee relieving for any reason on the WWF shifts will receive the WWF rate.

(c) Vacation

Benefit Service employees working on the WWF who are eligible for vacation under the provisions of Article 7.01 of the Collective Agreement will be entitled to take only one (1) week vacation between June 1st and August 31st.

An employee who is scheduled off on vacation will have their vacation entitlement reduced by forty (40) hours.

At the conclusion of the WWF employees with remaining vacation may take one (1) week of holidays at their option.

(d) Sick Pay

Employees on WWF will be paid under the Sick Leave Plan for qualified absence due to sickness or non-occupational accident according to the number of hours missed on a WWF shift.

An employee working the A shift (24 hours) will be compensated at 1.58 times the straight time hourly wage. For example, an employee

who is absent for a twelve (12) hour shift will have their sick bank entitlement reduced by nineteen (19) hours.

An employee working the B shift (32 hours) will be compensated at 1.37 times the straight time hourly wage. For example, an employee who is absent for an eight (8) hour shift will have their sick bank entitlement reduced by eleven (11) hours.

An employee working the C shift (30 hours) will be compensated at 1.33 times the straight time hourly wage. For example, an employee who is absent for a ten (10) hour shift will have their sick bank entitlement reduced by thirteen point three (13.3) hours. An eligible employee on the WWF who is absent due to sickness or non-occupational accident will be paid under the weekly indemnity plan after a waiting period of two (2) consecutive scheduled twelve (12) hour shifts.

If an employee becomes so ill that they cannot complete their shift after reporting for work in good health, they will be sent home and paid for the balance of their shift at the applicable rate as set out above. Such time paid will be deducted from their sick leave entitlement.

(e) Bereavement

Bereavement leave will be paid at the straight time hourly rate, up to a maximum of twenty-four (24) hours. Employees can draw on their vacation entitlement to “top up” to the number of hours they would have been paid for their scheduled WWF shift. For A shift top up to a maximum of thirty-eight (38) hours, B shift top up to a maximum of forty-four (44) hours, C shift top up to a maximum of forty (40) hours.

(f) Statutory Paid Holidays

Eligible employees shall be paid eight (8) hours at straight time in addition to the pay for their weekend work.

(g) Compensation

Employees working on the A shift shall be paid at the rate of 1.58 times the straight time hourly rate for all scheduled hours worked to a maximum of thirty-eight (38) hours pay per week.

Employees working on the B shift shall be paid at the rate of 1.37 times the straight time hourly rate for all scheduled hours worked to a maximum of forty-four (44) hours pay per week.

Employees working on the C shift shall be paid at the rate of 1.33 times the straight time

hourly rate for all scheduled hours worked to a maximum of forty (40) hours pay per week.

Shift premiums (afternoon, graveyard) will apply to WWF shifts.

(h) Implementation

The Company will provide a minimum of three (3) weeks notice of its intention to work employees on the WWF or to return to a conventional eight (8) or ten (10) hour shift schedule. Employees scheduled to commence work on WWF must not work the week prior to first scheduled shift of WWF. Employees will return to their regular shift schedules on the Monday shift after the last scheduled WWF.

LETTER OF UNDERSTANDING #6 – PENSION ADMINISTRATION FEES

1. The Company has agreed to advance ten cents (\$0.10) per hour per employee to the Union on account of administration fees for the Union Pension Plan (“the funds”) at the Union’s request and based on its representation that it is in the best interests of its members and the beneficiaries to the Plan to do so.
2. If the consent of the members or the Plan beneficiaries is required for the advancement of the funds, the Union agrees to obtain any such consent.
3. The advancement of the funds in the manner requested by the Union is not to be construed as evidencing any intention on the part of the Company to participate, in any manner, with the administration of the Plan. For greater certainty, the parties specifically agree that by advancing the funds the Company is not agreeing to participate, in any manner, directly or indirectly in the administration of the Plan now or in the future.
4. The Union and the Company specifically agree that any liability for damages or loss sustained by any party as a consequence of the advancement of the funds referred to in 1-3 herein will be borne solely by the Union

and the Union will take no steps to seek recompense (either on its own behalf or on behalf of any of its members or their successors or dependents) for any such damage or loss from the Company.

5. The Union agrees to indemnify the Company in the event of any claims (regardless of the form or manner in which those claims are made) by beneficiaries of the Plan, their successors or dependents or any other third parties against the Company in relation to the advancement of funds referred to herein or the administration of the Plan or any matter related thereto. This indemnity is specifically agreed to include any and all claims and any related fees, expenses or costs which the Company may incur.

LETTER OF UNDERSTANDING #7 – CONTINUOUS OPERATION SHIFT SCHEDULE

The parties agree to the following:

This letter is to confirm that if during the duration of this Agreement, the projected annual production volume exceeds the existing production capacity of the brewery, the Union and the Company agree to enter into meaningful discussions to determine the options available to address these issues. Such discussions will include, but not be limited to the development of a modified work week that would allow production to be scheduled on a twenty-four (24) hour, seven (7) day week, if necessary, to remain competitive and cost effective.

The Union and Company would initiate any proposed changes arising out of these discussions.

By working together, the Union and the Company will provide the best opportunity to achieve operational excellence and increased capacity; and in doing so create a sustainable workplace of which all employees can be proud.

This letter shall not limit the rights of the Union or employees under the provisions of the existing Collective Agreement.

If the Union and Company cannot reach an agreement by December 31, 2024, either party may refer this issue to non-binding mediation.

LETTER OF UNDERSTANDING #8 – GRADUATED RETURN TO WORK PROGRAM (GRTW)

Within three (3) months of the date of ratification, the Company and the Union shall create a Return to Work Committee consisting of two (2) employees chosen by the Union and two (2) representatives chosen by the Company. The purpose of this Committee is to detail what work assignments (current jobs that can be used) or other jobs created for the purpose of GRTW. These jobs must be meaningful in nature and may be temporary for the purpose of a GRTW, until the employee can return to their pre-injury job.

The purpose of the Committee is to develop the program to allow injured and/or ill employees who are absent from work to return to active employment in a safe and efficient manner. When needed, the Committee will meet to determine appropriate accommodations for GRTW plans that have special circumstances or when there is a disagreement regarding the employee's work restrictions. Employee information will be treated in the strictest confidence.

Signed this 13th day of June 2023.

FOR THE COMPANY

Megan Binsfeld
Heather Stewart
Russel Larnder
Ben Sothmann
Brad Wright

FOR THE UNION

Raj Dhaliwal
Regan Laraway
Shelley Sigurdson
Shawn Wilde
John Locke