

**The Kroger Limited Partnership I
Comprehensive Company Proposal
To UFCW Union Local 1529
Meat and Deli Agreement
September 10, 2021**

The Company makes the following comprehensive offer (“Offer”) to UFCW Local 1529 (“Union”) for a new collective bargaining agreement for the Meat and Deli Agreement. This Offer, and the current collective bargaining agreement to which it applies, represents the Company’s Offer. This Offer is conditioned on a timely and peaceful settlement. The Company reserves the right to add to, delete from, amend, correct, modify, or withdraw this Offer for the bargaining unit prior to acceptance by the Union, or in the event of changed facts or circumstances. There shall be no final agreement on any issues, regardless of procedural tentative agreements, until a full and complete agreement is reached on all issues which are the subject of matters for bargaining and only after that full agreement is ratified by the parties.

Current contract with the following changes:

1. Article 2 – Coverage

Delete stricken language & add changes in bold:

A. The Employer recognizes the Union as the sole and exclusive bargaining agent for all employees working in the Meat, Seafood and Delicatessen Departments regarding hours, wages, and working conditions for all employees who are engaged in the receiving, handling, ordering, cutting, grinding, slicing, display, processing, selling, wrapping and pricing of products, including those employees operating equipment used in the wrapping, cutting, tenderizing of such meat products in the area occupied by the refrigerated meat storage rooms, the meat preparation rooms, and the refrigerated service and/or self-service display cases where fresh, frozen, cooked and frozen meats, poultry, fish and seafood and delicatessen products are offered for retail sale, provided such work is performed in the ~~retail store~~ **following stores operated by the Company, now identified as the Delta Marketing Area: 339, 345, 355, 363, 370, 376, 381, 387, 388, 391, 392, 393, 398, 401, 402, 404, 405, 409, 410, 415, 419, 425, 426, 427, 429, 430, 433, 434, 435, 437, 438, 439, 440, 447, 448, 449, 451, 452, 453, 454, 456, 457, 462, 463, 464, 465, 466, 468, 469, 471, 472, 473, 474, 478, 479, 481, 484, 486, 488, 489, 490, 491, 492, 493, 494, 497, 499.**

Employees at stores not represented by the union have a right under federal law to join or not join a union. This proposal is meant to respect that right and ensure employees have the freedom to exercise that right as they choose.

2. ARTICLE 3 - SHOP CONDITIONS

T.A. 7/13/21

Section A- Delete stricken language & add changes in bold:

C. In the interest of promoting cooperative relations, the Employer agrees that within the first ~~seventy-two~~ **seventy-two** ~~forty-eight (48)~~ **(72)** hours of employment of a new employee, a management representative of the store shall introduce the new employee to the store steward or an employee designated by the Union and give a reasonable amount of time to explain the Union contract and answer questions.

We are extending the timeframe to introduce new associates to the union and this proposal does not affect your wages or benefits and it only applies to new hires.

3. ARTICLE 3 - SHOP CONDITIONS

Section F- Delete

~~F. An agent of the Local or their designated representative will be notified at least forty-eight (48) hours in advance, when possible and allowed to attend all new hire orientation classes and will be given reasonable time up to and not to exceed fifteen (15) minutes. Should an employee not see a designated representative during orientation, the Employer will allow a reasonable time, up to and not to exceed fifteen (15) minutes, to discuss Company rules, the Union contract and sign up for membership with the Union. The Employer shall be supplied a copy of any printed information provided by the Union.~~

We are deleting this language because it restricts our onboarding process and timeline for new associates.

4. ARTICLE 5 - DISPUTE PROCEDURE

(Modified prior to TA)

T.A. 6/30/21

Section A- Add changes in bold:

Step 4. In the event the preceding step fails to settle the complaint or grievance, the Union or the Employer may request that the matter be referred to a Board of Arbitration or file for intent to arbitrate with the Employer or the Union.

However, any such request for arbitration must be made not more than ten (10) days after the Employer gives its answer in writing in Step 3. **Union Board of Arbitration must submit a panel within 120 days of the Step 3 response. May extend for an additional thirty (30) days upon request.**

At the request of either party, during the thirty (30) days following the request for arbitration, the President of the Union and the Manager of Human Resources shall meet and attempt to resolve the issue. The time limit set forth for this may be extended by mutual agreement.

We take these dispute procedures seriously. As such we need to be able to respond in a timely manner.

U-39. Article 5: Dispute Procedures

T.A. 6/30/21

Section B: Step 4 - Change to read:

During the term of this Agreement, the Employer and the Union will continue the practice of meeting on Step 3 grievances ~~on the first Friday~~ of every month, or on another mutually agreeable date at a location determined by the parties, unless the Employer or the Union notifies the other party in writing of their desire to stop this practice.

This is a union proposal.

5. ARTICLE 5 - DISPUTE PROCEDURE

(Modified prior to TA)

T.A. 6/30/21

Section A- Add changes in bold:

E. Either the Union, the Employer, or both, shall request the Director of the Federal Mediation and Conciliation Service to supply a panel of seven (7) arbitrators **within 120 days from the Step 3 response (may extend for an additional thirty (30) days upon request)** from which the arbitrator may be chosen. The arbitrator must be selected within sixty (60) days from the receipt of the panel. The date for the arbitration must be set within sixty (60) days after receipt of the arbitrator's available dates. The decision of the arbitrator shall be binding upon

the Union, the Employer, and the aggrieved employee. Authorized expenses of the arbitration shall be paid equally and jointly by the Employer and the Union.

6. ARTICLE 5 - DISPUTE PROCEDURE (Modified) T.A. 7/13/21
Section J- Add changes in bold & Delete stricken language:

J. Any meetings or actions that may result in the potential disciplinary suspensions or

We take these dispute procedures seriously. As such we need to be able to respond in a timely manner.

In keeping with our Values, including respect, we take this type of misconduct seriously. We are adding language that allows us to efficiently identify documented patterns.

discharge of an employee will be conducted by a member of management (non-bargaining unit employees) in the presence of the shop steward, alternate, or **another** ~~the most senior~~ bargaining unit member available if a steward or alternate is not present time limits are not met.

U-2. ARTICLE 5 – DISPUTE PROCEDURE – T.A. 7/13/21
Add New Section:

When an employee is suspended pending investigation, the Employer will have fourteen (14) days to investigate and render a final decision, unless the availability of witnesses (such as on account of vacation, leave of absence, or medical issues, etc.) or other extenuating circumstances makes this time limit impractical. All terminations will be served on a constructive advice record.

This is a union proposal.

U-3. ARTICLE 5 – DISPUTE PROCEDURE – T.A. 6/30/21
Add New Section:

When a part-time employee is terminated by the Employer and later reinstated with back pay, such back pay will be calculated using the average weekly hours for the four (4) weeks immediately preceding the employee's termination.

This is a union proposal.

7. ARTICLE 7 – UNION MEMBERSHIP
Section I- Delete stricken language:

~~A. The Employer shall deduct initiation fees, uniform assessments and membership costs from the weekly pay of employees who are members of the Union and who individually and voluntarily certify in writing an authorization for such deductions in the amount certified by the Local Union to be due and owing. The Employer shall promptly remit all sums deducted in this manner to the Secretary-Treasurer of Local 1529.~~

~~B. The Employer will make deductions from employees according to the signed Active Ballot Club check-off card, and the monies collected will be forwarded to the Secretary-Treasurer of U.F.C.W., Local 1529 by a separate check.~~

~~D. — This authorization shall take effect as of the date hereof and shall continue in effect for successive one (1) year periods or until the termination of this Agreement.~~

This language is irrelevant as technology now exists for the union to efficiently and effectively collect union dues without company assistance.

8. ARTICLE 9- WAGES

(Modified 9.10.21)

Add Section D:

It is understood that retail associates can be assigned to work in any department. For the meat and deli department, associates will be assigned and scheduled to work provided they have they have the ability to perform the work, which will include stocking, cleaning, and sanitation. Clerks assigned to the meat and deli department will not operate cutting equipment or machinery unless specifically trained to do so. The hours worked in the Meat or the Deli Department will be counted as hours worked in Retail for the purpose of Health and Welfare and Pension contributions.¹

This language allows associates to maximize their hours and offers the company operational flexibility.

9. ARTICLE 9- WAGES

Section A- Add changes in bold:

A. Rates of pay and pay schedules as set forth in Wage Schedule "A" attached hereto shall remain in effect for the life of this Agreement and shall constitute the basis for determination of wages for time worked. **All wages, benefits, or other terms of this Agreement are intended to be minimums, and the Employer may place into effect wages, benefits, or other terms that exceed these minimums and may reduce the same to the minimums herein prescribed without consent of the union.**

This language limits our ability to meet the needs of the business. Modifying this language provides more operational flexibility and allows us to be more competitive and quickly respond to changes in the market with respect to wages.

10. ARTICLE 10- WORKING CONDITIONS

Section A- Delete stricken language:

A. Forty (40) hours shall constitute the basic workweek ~~to be worked in five (5) days.~~
Employees will be allowed one (1) hour off for lunch each day. No employee will be

We are required by Federal law to pay overtime over 40 hours a week. We need to address the costs of daily overtime. As far as we are aware, our competitors do not offer daily overtime. Instead of eliminating daily OT, we have modified our initial proposal to pay daily OT for any time after a 9-hour workday.

required to work less than three (3) hours or more than five (5) consecutive hours before an initial lunch period is granted. Employees will be scheduled to take lunch periods in reporting time order by job assignment. Employees may take lunch periods of less than one (1) hour where mutually agreed. This will be decided in each store separately.

11. ARTICLE 10- WORKING CONDITIONS (Modified 9.10.21)

¹ Nothing in Kroger's proposed changes to work assignment language seeks to alter, or may be construed to impact, the bargaining unit description or the parties' rights to contest that associates performing the work are included or excluded from a bargaining unit.

Section B- Delete stricken language:

B. One and one-half (1-1/2) times the employee's straight-time hourly rate of pay will be paid for all hours worked in excess of forty (40) hours per week or in excess of ~~eight (8)~~ **eight and one half (8.5)** hours per day. **Associates hired on or after January 2, 2022 will not be eligible for Sunday premium.**

We are required by Federal law to pay overtime over 40 hours a week. We need to address the costs of daily overtime. As far as we are aware, our competitors do not offer daily overtime. Instead of eliminating daily OT, we have modified our initial proposal to pay daily OT for any time after a 9-hour workday.

12. ARTICLE 10- WORKING CONDITIONS (Modified 9.10.21)

Section C-Delete stricken language and add changes in bold

C. Employees scheduled to work beyond 10:00 p.m. shall be paid a night premium for hours worked between 10:00 p.m. and 6:00 a.m. of one dollar (\$1.00) per hour, except that time and one-half (1-1/2) shall be paid for hours worked in excess of ~~eight (8)~~ **eight and one half (8.5)** hours in any one (1) day or forty (40) in any one (1) week.

This language gives the company operational flexibility during peak selling hours.

U-9. ARTICLE 10- WORKING CONDITIONS

T.A. 9/10/21

Section I: Change to read:

A work schedule for all store employees, listing surname and first initial, by seniority date, shall be posted in ink in a designated place in each store by Friday noon for the subsequent week and shall remain posted for the week. **Once posted, there will be no changing of the schedule.**

This is a union proposal.

13. ARTICLE 10- WORKING CONDITIONS (Modified prior to TA)

T.A. 6/30/21

Modify to Read: Section D. There shall be no split shift schedule for employees. Any employee working a split shift will be paid one and one-half (1½) times their regular rate for all hours worked that day. Employees may voluntarily waive this provision. This letter must be dated and signed by **a member of the Store Leader Management, and the Union Steward or another bargaining unit member of their choosing if not present at work,** and the affected employee.

Article 10: Working Conditions

Modify to Read: Section Y. All hours worked on the sixth day of a workweek will be paid for at one and one-half (1½) times the employee's straight-time hourly rate of pay. However, part-time employees who wish to maximize their hours may volunteer to work a sixth day at straight time. The sixth day compensation must be waived prior to the shift, in writing and in the presence of **a member of store management Leader and the Union Steward or another bargaining unit member of their choosing if not present at work,** for each occasion.

Article 10: Working Conditions

Section X- Delete stricken language and add changes in bold

X. Employees will be given a minimum of ten (10) hours off between shifts. If a new work shift starts prior to the ten (10) hours, all hours worked on that shift will be paid at one and one-half (1-1/2) times the employee's straight time hourly rate. Employees may voluntarily waive this provision. Less than ten (10) hours between shifts must be waived prior to the shift, in writing and in the presence of Store **Management Leader** and **either** the Union Steward **or another bargaining unit member** for each occasion. This letter must be dated and signed by a **member of the Store Leader Management, and the Union Steward or another bargaining unit member of their choosing if not present at work**, and the affected employee.

We take these dispute procedures seriously. We need to have flexibility on who can address them in a timely manner. Having a Division designee option in step 2 allows the company the opportunity to address and resolve disputes quickly and efficiently when an employee's District Manager is not available. NOTE: This text box does not match the language changes above – this isn't about dispute procedures?

14. ARTICLE 10- WORKING CONDITIONS

Section Y- Delete stricken language and add changes in bold

Y. ~~All hours worked on the sixth day of a work week will be paid for at one and one-half (1-1/2) times the employee's straight time hourly rate of pay. However, p~~Part-time employees who wish to maximize their hours may volunteer to work a sixth day at straight time pay **as long as it does not exceed forty (40) hours**. ~~Sixth day must be waived prior to the shift, in writing, and in the presence of store management and union steward for each occasion.~~

We are required by Federal law to pay overtime over 40 hours a week. We need to address the costs of daily overtime. As far as we are aware, our competitors do not offer daily overtime. Instead of eliminating daily OT, we have modified our initial proposal to pay daily OT for any time after a 9-hour workday.

15. ARTICLE 10- WORKING CONDITIONS -

Withdrawal 8.12.21

Section Z- Delete Section

Z. ~~When sixth day is the result of a full-time employee working on a scheduled day off, hours worked on the scheduled day off shall be deemed the sixth day and shall be paid at time and one-half (1-1/2) the straight time hourly rate of pay.~~

This section has been withdrawn.

16. ARTICLE 11- HOLIDAYS

Section E: Add changes in bold & delete stricken language:

E. Absences **occurring on the holiday or the two (2) scheduled days before or after** the holiday, ~~(if scheduled) or the scheduled day after the holiday~~ which is caused by proven illness of the employee or which is excused by management, shall not disqualify the employee for holiday pay, provided the employee has worked some part of the holiday week. Contractually qualified funeral leave, jury duty and return from leaves of absence during the holiday week shall be included in excusable absences. "Acts of God" beyond the Company's control such as but not limited to fire, flood or tornado shall be included in excusable absences.

This process for scheduling during a holiday week is outdated and hampers our ability to meet the needs of our customers during peak selling.

17. ARTICLE 12-SUNDAY WORK

(Modified 9.10.21)

Delete

A. Full-time employees working on Sunday will receive a premium of one dollar (\$1.00) per hour. Part-time employees working on Sunday will receive a premium of fifty cents (.50) per hour.

~~B. Sunday work will be offered by seniority to employees with the ability to perform the necessary job duties.~~

~~C. Sunday schedules not taken by seniority will be rotated among all such available employees, consistent with the needs of the business.~~

~~D. If a full-time employee is required to work on Sunday (by inverse seniority order), that employee shall be scheduled two (2) days off in succession (if they desire) during that week or the next succeeding week.~~

~~E. If a full-time employee is required to work on Sunday less than the basic workday eight (8) hours), such hours will be in addition to the basic workweek and those Sunday hours will be compensated for at one and one-half (1-1/2) times the basic rate of pay in place of the above premium and such hours will not be counted in computing hours for the purpose of overtime.~~

~~F. Such overtime work may be claimed by seniority, classification and ability to perform the work, regardless of whether the employee has signed the volunteer list.~~

B. Employees hired after January 2, 2022 will not be eligible for Sunday premium.

This language limits our ability to competitive and meet customer needs during peak selling.

U-18: Article 13: Vacations

T.A. 9/9/21

Modify to Read: Section 11

The store shall post a complete "vacation schedule" no later than January 31st of each year, setting forth the available vacation dates for each eligible employee in the **store operation**. Choice of vacation dates will be granted to employees on the basis of length of continuous regular service. The "vacation schedule" shall be approved by March 15th and shall not be changed unless agreeable to the employee. **Employees are still responsible for entering the approved vacation time in the scheduling system to ensure that the vacation time is scheduled but failure to do so does not constitute a denial of vacation time.**

Each store shall post a "temporary vacation schedule" by no later than December 1st of each year to accommodate employees who may wish to request vacation time, for which they are eligible, between January 1st and March 15th of the next year.

The Employer will not block out any weeks of eligibility for vacations. However, the Employer may limit the number of employees to be off within a job classification, consistent with the efficient operation of the store.

For employees that do not utilize the vacation schedule, shall be subject to the following request and approval process below.

The employee must request vacation in the scheduling system at least thirty (30) days in advance; vacation must be approved or denied within seven (7) days of the schedule being written where the vacation time has been requested. If the schedule writer fails to respond within the seven (7) days, the vacation will be granted. Choice of vacation dates will be granted to employees on the basis of length of continuous regular service. Any

vacation time that has not been requested through the scheduling system will be considered on a case-by-case basis.

Both parties will discuss alternative methods depending on system changes or enhancements.

This is a union proposal.

33. ARTICLE 14 – SENIORITY

Withdrawal 9.10.21

Section D – Add changes in bold:

In the matter of a permanent transfer from one store to another, consideration will be given to the employee's wishes. Where ability is reasonably equal, an employee having seniority may elect not to transfer. The Union shall be notified of all permanent transfers. **It is understood that where an opening exists, a full-time employee may transfer to any location covered by Local 1529 regardless of seniority area.**

This section has been withdrawn.

18. ARTICLE 14 – SENIORITY

Withdrawal 9/10/21

Section F – Delete stricken language and add changes in bold:

~~In the matter of promotions within the bargaining unit, where ability is reasonably equal, the employee having the greatest seniority shall receive preference.~~ **In the matter of promotions or transfers from one (1) type of work to the other, the Employer will have the right to exercise its discretion and final judgment, which may include consideration of seniority.**

This section has been withdrawn.

19. ARTICLE 14 – SENIORITY

TA 9/10/2021

Section I – Add changes in bold: (Modified 9.10.21)

All Department Leader openings will be posted in ~~the~~ **all of Local 1529's** seniority area's for ten (10) days. Employees wishing to be considered shall sign the posting. A copy of all postings will be forwarded to the Union in a timely manner. The Employer will ~~contact~~ **interview** all employees that have signed the posting **that meet the posted criteria for a the Department Leader Posting position. The employee that signs for the position in the home seniority area will have preference where experience is comparable. If no employee is awarded the position after the posting expiration, the posting will then be posted externally for seven (7) days. If an external qualified candidate is selected, that individual will be hired in as a full-time department leader and shall not be subject to Section M.10 set forth in this Article.**

This language allows us operational flexibility to hire externally when there are no qualified internal applicants.

U-22. ARTICLE 14 – SENIORITY SECTION H (MEAT) –

T.A. 6/30/21

Change to read:

Any disputes or issues arising out of scheduling must be presented by the employee involved not later than Saturday noon (or twenty-four (24) hours from the time the schedule is posted,

This is a union proposal.

whichever is later) of the week the schedule is posted; otherwise, said employee will be deemed not to have a valid grievance.

20. ARTICLE 14 – SENIORITY

Section M – Delete and change to read:

Defining Full-Time Status

Part-time to Full-time: Employees shall be reclassified to full-time status upon averaging thirty-six (36) hours or more per week over the Employer’s 52-week standard measurement period or as described below. Employees who average less than thirty-six (36) hours per week over the 52-week standard measurement period will be classified as part time. Employees will be measured annually to determine their status.

12-month Measurement periods: New hires will initially be measured after their 12th month of service. The employee’s full-time and part-time status will be determined by their average weekly hours over the 12-month initial measurement period and will become effective on the first day of their 13th month of service. The employee’s status will remain the same for at least the 12 months following their initial measurement date.

After their initial measurement period: Employees will be measured over the Company’s standard measurement period. This period will begin on the payroll period that begins on the Sunday closest to October 1st of each year and conclude on the Saturday of the payroll period that ends closest to September 30th. This period should not overlap and cannot exceed twelve (12) months. An employee’s status, determined by the standard measurement period, will be effective from January 1st through December 31st of the following year. Status will be based fully on average hours worked during their measurement period. All compensable absence pay (i.e. vacation/personal holiday, etc.) shall be counted as time worked for all measurement periods.

Transition to 12-month measurement periods and new hourly requirements:

The Employer will use the “qualifying language” of the respective contract dated 2/25/19 – 7/24/21 to determine full-time or part-time status for the remainder calendar year of 2021. Effective, January 1, 2022, associates will maintain their status level as of December 31, 2021 for the remainder of 2022 calendar year. For calendar year 2023, the Company’s standard measurement period will be used to determine an employee’s status moving forward for each calendar year (October 2021 – September 2022).

This language allows us operational flexibility to hire externally when there are no qualified internal applicants.

32. ARTICLE 14 – SENIORITY

(Modified prior to TA)

T.A. 6/30/21

Section M4-Delete stricken and add changes in bold:

3. Full-time schedules (other than night stock employees) with hours after ~~6:30~~ **7:00** p.m. will be rotated among available employees as far as it is practical to do so.

U-24. ARTICLE 14 – SENIORITY

TA 9/10/2021

SECTION N.5 Change to read:

Where part time employees are available, they shall be scheduled a minimum of twenty (20) hours per week. Additional hours will be scheduled based on seniority and availability.

This is a union proposal.

21. ARTICLE 15 – HEALTH AND WELFARE

See Attachment “A”

Replace current Attachments “B”, “C” and “Retiree Health Care LOA” with proposed Attachment “A”

Change to Read:

Section 1.

Article 15 In the Clerk Agreement “UFCW Local 1529 and Kroger Delta Memphis Stores” is replaced and modified to include the following changes.

Section 2. Participation

The Employer shall participate in the established Local 1529 United Food and Commercial Workers Unions and Employers Health and Welfare Trust Fund, referred to as the “Memphis Fund” or “Fund” through December 31, 2022 on the terms set forth below. Effective January 1, 2023, Kroger and the Union understand and agree that employees under the Memphis Local 1529 Retail Clerk’s agreement (and their covered dependents) shall cease to be covered by the Memphis Fund and that the healthcare benefits of this group will be provided and administered directly by the Kroger Company. Effective January 1, 2023, Healthcare benefits shall be provided through the Memphis Company Plan, a single-employer group health plan(s) sponsored by the Employer, referred to hereafter as the “Company Administered Memphis Plan” and as modified and described in further detail below.

Section 3. Employer Contributions/Funding for Memphis Fund Through December 31, 2022 Transition to the Company Administered Plan.

A. Kroger will continue to fund benefits using the **Pass-Through** methodology as it pertains to Memphis local 1529 healthcare expenses under the Memphis Fund through December 31, 2022. This methodology was described in the “Pass through Funding Attachment” of the recently expired CBA and as follows:

The Pass-Through methodology means that Kroger shall reimburse to the Fund weekly for actual claims submitted and adjudicated by the Fund. These claims and other reasonable and customary administrative expenses, related to the Kroger participants covered by this Agreement, shall be paid to the Fund within five (5) business days of receipt of such invoice by Kroger Accounting Services. In addition, the Fund shall be reimbursed by Kroger in accordance with the Pass-Through methodology for reasonable and customary expenses related to administration, Dental, Vision, Disability and Life for the Kroger participants covered by this Agreement. The administration, Dental, Vision, Disability and Life coverage related to the Kroger participants covered by this Agreement shall be determined on an annual basis by the Trustees of the Fund and submitted weekly for reimbursement. Kroger shall indemnify the Fund for Kroger-attributed claims by and with the good faith and credit of The Kroger Company – Memphis Division.

Employer “penny contributions” shall be made for all qualifying associates on the Employer’s active payroll as of the first pay period of each month. Employer “penny contributions” for variable

hour employees will be made in accordance with the measurement and stability period, outlined in this Article (Article 15). Once an employee is qualified and covered by the Health Plan, the employee shall remain eligible until disqualified in accordance with the provisions related to their years of service and average hours worked, herein, as long as they continue to meet eligibility requirements and are otherwise eligible for coverage. Absent express language or legal requirements providing otherwise, the Employer shall continue to pay such penny contributions as required so long as the employee remains actively working and/or regularly scheduled to work and qualified in a covered classification. Employer "penny contributions" shall immediately be discontinued if the employee is terminated, laid off, or voluntarily quits, or otherwise fails to be actively working or is not regularly scheduled to work except approved time off, approved leaves of absences in a stability period, and/or approved medical leaves in a stability period.

All Kroger Employer and applicable employee contributions are to be used exclusively for the purpose of providing benefits to Kroger associates who participate in the current plans of benefits or newly negotiated plans as adopted by the Trustees. The Employer will retain employee contributions to offset expenses accrued through utilization of the Pass-Through methodology.

The fund will continue to maintain reserves of \$500,000 as previously agreed upon.

Kroger agrees to execute the standard Participation Agreement with the Fund and otherwise comply with all rules and regulations as prescribed by the Fund's Trust Agreement for as long as it participates in the Memphis Fund.

Nothing in this eliminates Kroger's obligation to pay all reasonable and customary claims and related expenses in accordance with the Pass-Through process described herein.

If, for any reason, Kroger terminates its participation in the Fund by mutual agreement with the Union, through the Collective Bargaining Agreement process, or upon an action of a strike, lockout, or impasse, Kroger will be obligated to pay for Kroger-related claims and reasonable and customary administrative expenses incurred up to the time of termination or action. In the event of a termination, strike, lockout, or impasse, it is understood that any reimbursement for such expenses will be made after the \$500,000 in reserves are utilized to cover Kroger-related claims and expenses.

If, for any reason, Kroger and UFCW Local 1529 mutually agree to terminate the Pass-Through methodology and revert back to the traditional funding method, Kroger will begin funding at a per eligible per month (PEPM) rate to pay projected claims and expenses in order to maintain solvency for benefits provided to Kroger participants covered under this Agreement until the parties agree to a new MOU or CBA. The rate will be determined by the Fund actuary and, if necessary, be adjusted annually and agreed to by the Trustees of the Fund. An additional amount of PEPM will be added to the described adjusted rate in order to reach IBNR plus two (2) months over the course of seven (7) years.

The Trustees shall continue to have the responsibility and obligation to periodically consider and promptly implement cost containment strategies, such as more competitive pricing, wellness programs, etc. which if implemented would produce cost savings for the Fund. Nothing contained herein, including the use of a Pass-Through methodology, shall preclude the Trustees from utilizing such cost savings, for benefit improvements or reduced employer expenses, as adopted by the Trustees. As part of this obligation, it is agreed to by the parties that Kroger will pay for its portion of the cost of any stop-loss insurance obtained by the Fund for coverage through the term of this "Agreement" or any other option approved by the Board of Trustees that is of equal or lesser cost. If Kroger pays a claim that results in a claim under the Fund's stop-loss insurance,

any stop loss claim payments received by the Fund for such Kroger's claims will be credited to Kroger's reserve amount and may be used to offset any future pass-through obligation to bring the Kroger reserve amount down to \$500,000.

It is understood that the contributions, reserves, claims experience, and other related expenses associated with the Memphis Clerks will not be co-mingled with any other bargaining unit's experience within the Memphis Fund, or with any other Trust Fund unless mutually agreed to by the bargaining parties to this Collective Bargaining Agreement

B. Beginning January 1, 2023 employees will only be eligible for benefits through the Kroger Plan of Benefits as described herein (section 5). These benefits will be fully funded by The Kroger Co., with employee contributions being used to offset expenses. Eligibility will be extended to those employees actively working and/or regularly scheduled to work and qualified in a covered classification. Eligibility will immediately cease if the employee is terminated, laid off, or voluntarily quits, or otherwise fails to be actively working or is not regularly scheduled to work except approved time off, approved leaves of absences in a stability period, and/or approved medical leaves in stability period.

Section 4. Employee Contributions

The required employee contributions for full-time and part-time employees who qualify for health care benefits under this Agreement shall continue as set forth below. Effective with the start of the weekly payroll period correlating with January 1st of each year, the following rates will be deducted by payroll for enrolled employees.

Weekly Contributions - 2021 and 2022	Plan A (With Wellness Incentive)	Plan A (Without Wellness Incentive)	Plan B (With Wellness Incentive)	Plan B (Without Wellness Incentive)	Plan C (With Wellness Incentive)	Plan C (Without Wellness Incentive)
Part Time - Employee	\$15	\$25	\$13	\$23	\$11	\$21
Full Time - Employee	\$15	\$25	\$13	\$23	\$11	\$21
Employee + Child(ren)	\$24	\$34	\$19	\$29	\$16	\$26
Employee + Spouse	\$31	\$41	\$25	\$35	\$22	\$32
Family	\$38	\$48	\$28	\$38	\$25	\$35
Working Spouse Fee (Per Month)	\$34.62 (150 per month)		\$34.62 (150 per month)		\$34.62 (150 per month)	

Weekly Contributions - 2023	Plan A	Plan B	Plan C
Employee	\$18	\$15	\$12
Employee + Child(ren)	\$33	\$27	\$22
Employee + Spouse	\$40	\$33	\$27
Family	\$46	\$45	\$36
Working Spouse Fee (Per Month)	\$46.15 (\$200 per month)	\$46.15 (\$200 per month)	\$46.15 (\$200 per month)

Weekly Contributions - 2024	Plan A	Plan B	Plan C
Employee	\$22	\$18	\$13
Employee + Child(ren)	\$40	\$33	\$24
Employee + Spouse	\$49	\$40	\$29
Family	\$54	\$54	\$39
Working Spouse Fee (Per Month)	\$46.15 (\$200 per month)	\$46.15 (\$200 per month)	\$46.15 (\$200 per month)

Wellness Incentives: The wellness incentive discount will be effective January 1, 2021. Participation in the wellness program will consist of an employee meeting with a pharmacist, their primary care physician, or other plan provider to receive a health screening. Participating employees will receive a \$10.00 discount on their employee contributions as shown in the chart above. This incentive will be discontinued on December 31, 2022.

Spouse Contributions: Beginning January 1, 2021, employees will pay a contribution in addition to the applicable weekly co-premium for spouse or family coverage. Such coverage will be for those spouses who have access to other employer sponsored coverage and who wish to enroll in coverage under this plan. In addition, the employee's spouses who have access to other coverage must enroll in that plan and will be covered as secondary on this plan, subject to all applicable contributions.

Employees with spouses who do not have access to other employer sponsored coverage may waive the additional spouse fee upon proof of no other coverage. In addition, employees with spouses working for Kroger will also be able to waive this contribution requirement.

Beginning January 1, 2023 spouses with available elsewhere will no longer be required to enroll in said coverage to participate in the associates' plan and coverage under the associates' plan will be primary or secondary. The spouse contribution will be required for those with spouses with coverage available elsewhere. Coordination of benefits will be paid up to the maximum provisions of the associates' plan (not up to 100% of the claim).

Section 5. Eligibility

- A. Employees covered by the CBA will qualify for 2021 benefits coverage in accordance with the eligibility requirements outlined below through December 31, 2022.
 1. Eligibility Requirements: The term "eligible employee" shall mean an employee who has been paid a minimum number of hours in their applicable measurement period, qualifying for an Employer contribution. In order to remain qualified an eligible employee must continue to be paid for a minimum number of hours in their applicable measurement periods, as described herein. Eligibility will immediately cease if the employee is terminated, laid off, or voluntarily quits, or otherwise fails to be actively working or is not regularly scheduled to work except approved time off, approved leaves of absences in a stability period, and/or approved medical leaves in a stability period.

2. Employees hired prior to January 1, 2021 – Effective April 1, 2020, employees become eligible on the first (1st) day of the first (1st) calendar month immediately following nine (9) months employment if he/she has maintained an average of eighteen (18) hours per week (216 hours) (twenty (20) hours per week as of January 1, 2021) for the twelve (12) consecutive weeks immediately preceding the first of the following month and in accordance to this Article. Employees averaging thirty-six (36) hours per week for the twelve (12) consecutive weeks immediately preceding the first of the following month will not be subject to the nine (9) months waiting period.

Employees averaging eighteen (18) hours per week (twenty (20) hours as of January 1, 2021) for the twelve (12) consecutive weeks immediately preceding the first of the following month will qualify for employee only coverage. To maintain employee only coverage, employees must continue to maintain eighteen (18) hours per week (twenty (20) hours as of January 1, 2021) for the twelve (12) consecutive weeks immediately preceding the first of the following month.

Employees averaging thirty-six (36) hours per week for the twelve (12) consecutive weeks immediately preceding the first of the following month will qualify for employee plus spouse coverage and employee plus spouse and child(ren) (family) coverage. To maintain employee plus spouse coverage and employee plus spouse and child(ren) (family) coverage, employees must continue to maintain thirty-six (36) hours per week for the twelve (12) consecutive weeks immediately preceding the first of the following month.

The parties agree to comply with the Affordable Care Act (ACA). In order to comply with certain provisions of the ACA, the Employer shall establish a twelve (12) month measurement and stability period each year. Employees who average thirty (30) or more hours per week during the measurement period will maintain health and welfare contributions and eligibility for employee plus child(ren) coverage for the following twelve (12) month period known as the stability period, unless they terminate, are laid off, voluntarily quit, or otherwise fail to be actively working or are not regularly scheduled to work (except approved time off, leaves of absences (whether paid or unpaid), and/or medical leaves), in which case contributions shall cease and any further coverage will be dependent on the terms of the plan. It is further agreed that the Employer shall provide the plan's administrator with a monthly report including date of hire, paid hour data and contributions which shall be sufficient to enable the administrator to determine the class or classes of benefits for which each employee is eligible pursuant to the plan document.

3. Employees hired on or after January 1, 2021 - Effective April 1, 2020, employees become eligible on the first (1st) day of the first (1st) calendar month immediately following twelve (12) months employment if he/she has maintained an average of twenty (20) hours per week (216 hours) over twelve (12) months. Employees that qualify will maintain their benefits for a full twelve (12) months, as long as they remain employed, meet eligibility requirements and are otherwise eligible for coverage. For each following benefit year, employees' average weekly hours will be measured from the beginning of first payroll period in October through the last payroll period in September, using the standard twelve (12) month measurement period.

Employees averaging twenty (20) hours per week over the standard twelve (12) month measurement period will qualify for employee only coverage. To maintain employee

only coverage, employees must continue to maintain twenty (20) hours per week over the standard twelve (12) month measurement period.

The parties agree to comply with the Affordable Care Act (ACA). In order to comply with certain provisions of the ACA, the Employer shall establish a twelve (12) month measurement and stability period each year. Employees who average thirty (30) or more hours per week during the measurement period will maintain health and welfare contributions and eligibility for employee plus child(ren) coverage for the following twelve (12) month period known as the stability period, unless they terminate, are laid off, voluntarily quit, or otherwise fail to be actively working or are not regularly scheduled to work (except approved time off, leaves of absences (whether paid or unpaid), and/or medical leaves), in which case contributions shall cease and any further coverage will be dependent on the terms of the plan. It is further agreed that the Employer shall provide the plan's administrator with a monthly report including date of hire, paid hour data and contributions which shall be sufficient to enable the administrator to determine the class or classes of benefits for which each employee is eligible pursuant to the plan document.

Employees averaging thirty-six (36) hours per week over the standard twelve (12) month measurement period will qualify for employee plus spouse coverage and employee plus spouse and child(ren) (family) coverage. To maintain employee plus spouse coverage and employee plus spouse and child(ren) (family) coverage, employees must continue to maintain thirty-six (36) hours per week over the standard twelve (12) month measurement period.

4. Effective April 1, 2020, Courtesy Clerks and Fuel Clerks are eligible for healthcare benefits using the previously stated eligibility rules.
5. Effective March 1, 2020, employees will now become eligible for Medical, Prescription Drug, Dental, Vision, Life and Disability at initial eligibility.
6. On an annual basis, there shall be a participant enrollment and an annual dependent and eligibility audit conducted by the Plan Administrator.
7. An employee who waives coverage will be ineligible to re-enroll until the next annual enrollment period, unless there is a qualifying life event in accordance with Trust rules and applicable law.
8. Change In Qualification: When an employee fails to qualify for the thirty-six (36) hour contribution, but qualifies for the eighteen (18) hour contribution (twenty (20) hours effective January 1, 2021) that contribution shall be made when the thirty-six (36) hour contribution is discontinued.

When an employee hired on or after January 1, 2013 fails to qualify for the thirty-six (36) hour contribution but qualifies for the eighteen (18) hour contribution (twenty (20) hours effective January 1, 2021), that contribution shall be made when the thirty-six (36) hour contribution is discontinued if the employees averages at least eighteen (18) hours per week (216 hours) for the qualifying period. If the employee is in their Stability Period the employees child(ren) will still have coverage but the employees spouse will no longer have coverage until the employee maintains the hour structure listed above.

Part-time employees who fail to maintain the eighteen (18) hour average (216 hours) (twenty (20) hours effective January 1, 2021) for the twelve (12) weeks immediately preceding the first (1st) of the following month, coverage will lapse. If the employee regains the eighteen (18) hour average (216 hours) for twelve (12) weeks immediately preceding the first of a future month, single coverage will be reinstated the first of the following month.

9. Plan Eligibility: Employees on the payroll and qualified as of July 1, 2001, may continue to be covered by the plan identified by the Health and Welfare Plan & Trust as Plan A (Closed Plan) assuming all other eligibility criteria are met. These employees can choose to elect coverage in Plan B or Plan C, as opposed to Plan A, thereby reducing the required weekly employee premium. The employee can select Plan A, Plan B or Plan C during each future Open Enrollment period.
10. Full-time and part-time employees on the payroll and qualified after July 1, 2001 but before July 1, 2005, shall be eligible for a schedule of benefits identified as Plan B assuming all other eligibility criteria are met. These employees can choose to elect coverage in Plan C as opposed to Plan B, thereby reducing the required weekly employee premium. The employee can select Plan B or Plan C during each future Open Enrollment period.

Full-time employees hired after July 1, 2005 and part-time employees hired after January 1, 2005 shall be eligible for a schedule of benefits identified as Plan C, and after thirty-six (36) consecutive months of Plan C eligibility, the employee will be eligible to elect Plan B during the open enrollment period immediately following their thirty-sixth (36th) month of eligibility. Employees will have sixty (60) days from the date they qualify to enroll in Plan B. If an election is made to stay in Plan C or enroll in Plan B, the employee can elect either Plan C or Plan B during a future enrollment period.

11. Hours Eligibility Summary Tables:

All employees will become eligible for coverage by working the hours shown in the tables below using the same “measurement” periods outlined in this Article (Article 15) for coverage in calendar years 2020 and 2021. To provide for an initial transition period, eligibility changes will become effective March 1, 2020.

Tier of Coverage*	2020	2021
Employee Only	18 hrs/wk	20 hrs/wk
Employee plus Child(ren)	30 hrs/wk	30 hrs/wk
Employee plus Spouse	36 hrs/wk	36 hrs/wk
Employee plus Spouse and Child(ren)	36 hrs/wk	36 hrs/wk

* For employees available to work and expressed interest in obtaining healthcare but have not met the hour requirement can address their issues according to Attachment “A”.

Ancillary Benefits: Employees who lose coverage due to the change in hours will be offered dental, vision and life insurance coverage at a cost of \$5 per week so long as they average 12 hours per week using the same measurement periods established for healthcare coverage as described above. (Employees hired on or after January 1, 2021 must work twelve (12) hours per week using the standard twelve (12) month measurement period to be eligible for ancillary benefits). Ancillary benefits are available

for those associates who lose coverage and work less than 18 hours in 2020 and less than 20 hours in 2021 but at least 12 hours per week in either 2020 or 2021 in accordance with the chart above.

B) Effective January 1, 2023, employees covered by this Agreement will have healthcare benefits provided through the Company Administered Plan ("Plan") with the attached plan design. Any terms and conditions of coverage under the Plan that are not provided for herein will be provided under the plan document for the Plan, and the plan document for the Plan, as amended by the Employer from time to time in its discretion, shall control with respect to terms and conditions of coverage that are not described herein. The Employer has the right to implement and apply such changes to the Plan to the employees covered by this Agreement, as long as such changes are applied to individual participants in the Plan and do not conflict with the express terms and conditions of coverage and eligibility that are described in this Agreement.

1. Eligibility Requirements: The term "eligible employee" shall mean an employee who has been paid a minimum number of hours in their applicable measurement period, qualifying for benefits. In order to remain qualified an eligible employee must continue to be paid for a minimum number of hours in their applicable measurement periods, as described herein. Eligibility will immediately cease if the employee is terminated, laid off, or voluntarily quits, or otherwise fails to be actively working or is not regularly scheduled to work except approved time off, approved leaves of absences in a stability period, and/or approved medical leaves in a stability period.
2. Clerks - Effective January 1, 2023, employees become eligible on the first (1st) day of the first (1st) calendar month immediately following twelve (12) months employment if he/she has maintained an average of twenty four (24) hours per week over twelve (12) months. Employees that qualify will maintain their benefits for a full twelve (12) months, as long as they meet eligibility requirements and are otherwise eligible for coverage. For each following benefit year, employees' average weekly hours will be measured from the beginning of first payroll period in October through the last payroll period in September, using the standard twelve (12) month measurement period.

For benefits in 2023, employees averaging twenty four (24) hours per week over the standard twelve (12) month measurement period will qualify for employee only coverage. To maintain employee only coverage, employees must continue to maintain twenty four (24) hours per week over the standard twelve (12) month measurement period.

For benefits in 2024, employees must work twenty-six (27) hours per week over the standard twelve (12) month measurement period for employee only coverage. The parties agree to comply with the Affordable Care Act (ACA). In order to comply with certain provisions of the ACA, the Employer shall maintain a twelve (12) month measurement and stability period each year. Employees who average thirty (30) or more hours per week during the measurement period will maintain health and welfare contributions and eligibility for employee plus child(ren) coverage for the following twelve (12) month period known as the stability period, as long as they meet eligibility requirements and are otherwise eligible for coverage.

Employees averaging thirty-six (36) hours per week over the standard twelve (12) month measurement period will qualify for employee plus spouse coverage and employee plus

spouse and child(ren) (family) coverage. To maintain employee plus spouse coverage and employee plus spouse and child(ren) (family) coverage, employees must continue to maintain thirty-six (36) hours per week over the standard twelve (12) month measurement period.

3. Courtesy Clerks and Fuel Clerks are eligible for healthcare benefits by meeting the same requirements as standard clerks.
4. Employees will become eligible for Medical, Prescription Drug, Dental, Vision, Life and Disability at initial eligibility.
5. An employee who waives coverage will be ineligible to re-enroll until the next annual enrollment period, unless there is a qualifying life event in accordance with plan rules and applicable law.
6. Plan Eligibility: Employees on the payroll and qualified as of July 1, 2001, may continue to be covered by the plan identified by the Health and Welfare Plan & Trust as Plan A (Closed Plan) assuming all other eligibility criteria are met. These employees can choose to elect coverage in Plan B or Plan C, as opposed to Plan A, thereby reducing the required weekly employee premium. The employee can select Plan A, Plan B or Plan C during each future Open Enrollment period.
Full-time and part-time employees on the payroll and qualified after July 1, 2001 but before July 1, 2005, shall be eligible for a schedule of benefits identified as Plan B assuming all other eligibility criteria are met. These employees can choose to elect coverage in Plan C as opposed to Plan B, thereby reducing the required weekly employee premium. The employee can select Plan B or Plan C during each future Open Enrollment period.

Full-time employees hired after July 1, 2005 and part-time employees hired after January 1, 2005 shall be eligible for a schedule of benefits identified as Plan C, and after thirty-six (36) consecutive months of Plan C eligibility, the employee will be eligible to elect Plan B during the open enrollment period immediately following their thirty-sixth (36th) month of eligibility. Employees will have sixty (60) days from the date they qualify to enroll in Plan B. If an election is made to stay in Plan C or enroll in Plan B, the employee can elect either Plan C or Plan B during a future enrollment period.

7. Hours Eligibility Summary Tables:
All employees will become eligible for coverage by working the hours shown in the tables below using the same “measurement” periods outlined in this Article (Article 15) for coverage in calendar years 2021 and 2022. To provide for an initial transition period, eligibility changes will become effective March 1, 2021.

Tier of Coverage*	2022	2023	2024
Employee Only	20 hrs/wk	24 hrs/wk	27 hrs/wk
Employee plus Child(ren)	30 hrs/wk	30 hrs/wk	30 hrs/wk
Employee plus Spouse	36 hrs/wk	36 hrs/wk	36 hrs/wk
Employee plus Spouse and Child(ren)	36 hrs/wk	36 hrs/wk	36 hrs/wk

Upon transition to the Company Administered Plan, the Employer will directly administer and fund all expenses related to medical, pharmacy, dental, vision, disability, and life

insurance (subject to any employee contributions described above). Employee contributions will be collected on a pre-tax basis to offset Employer expenses.

8. Retiree Benefits: Kroger will continue to fund the retiree benefits according to the terms outlined in the Retiree LOA, attached, through December 31, 2022. Effective December 31, 2022 retiree contributions will be discontinued until retire reserve funds are depleted. At which point the trustees of the retiree fund will meet and confer about appropriate action.
9. Unworked Paid Leaves and Leaves of Absence: Company benefits will be continued for one month or through an employee's stability period while on excused time off or leave of absence, whichever period occurs last. In case of illness, non-compensable or protected leave, for six (6) months contribution following the month in which the illness or injury occurred, or the length of the employee's stability period whichever is greater. Up to 26 weeks of family medical leave will be omitted from the measurement period in which the leave occurs.
10. Benefits which have been discontinued, as provided in the paragraph above, will be resumed on the first day of the month following return to work on the Employer's active payroll after family medical leave.

In case of compensable injury, contributions will be made until such time as the employee is allowed to return to work or a final settlement is reached on their claim.

Our proposed company-administered plan is top-quality and offers the following:

- Provides secure, stable, affordable health care for associates for the life of the contract
- Improves benefit options for our associates through modern plan designs, which lead to better health outcomes
- Leverages the size and scale of the Kroger Family of Companies
- Provides transparency and standardization in administration of benefits

You can find more information about our health care proposal at krogermemphisca.com

22. ARTICLE 16 - LEAVE OF ABSENCE

Section C - Add changes in bold & delete stricken language:

~~Pregnancy, Sickness or Injury~~ **Medical Leave:** A leave of absence because of ~~pregnancy, sickness, or injury~~ **a documented medical issue** will be granted to any employee not to exceed ninety (90) days, upon written request supported by medical evidence. Extensions of ninety (90) days (not to exceed one (1) year total) will be granted upon written request supported by proper medical evidence prior to each extension. The employee will give the Employer ~~one (1)~~ **two (2)** weeks' notice in writing of his desire to return to work supported by a doctor's release.

~~An employee on a leave of absence due to a compensable injury will have his case reviewed at the end of one (1) year. This leave can be extended up to a maximum of (1) one additional year. The extension must be supported by proper medical documentation. The employee's case will be reviewed every three (3) months until the employee is either allowed to return to~~

This language allows associates to take an educational leave of absence for up to 6 months

~~work or the employee is declared totally and permanently disabled from work. (Worker's Compensation Leave maximum of two (2) years.)~~

23. ARTICLE 16 - LEAVE OF ABSENCE

T.A. 6/30/21

Section D - Delete stricken language:

Any member of the Union employed by the Employer during the period of this Agreement who is elected to office or as a delegate to any Union activity necessitating temporary leave of absence shall be granted such leave of absence and shall, at the end of the term in the first instance, or at the end of his mission in the second instance, be guaranteed re-employment at his former wage rate, plus any increase or less any reduction that may have become effective during such absence. Such leave of absence shall be limited to twelve (12) months. ~~but shall be renewable or extended further for a reasonable period upon request.~~

This language allows associates to take an educational leave of absence for up to 6 months

24. ARTICLE 16 - LEAVE OF ABSENCE

(Modified 6.23.21)

Section I - Add New Section

Educational Leave: At the employer's discretion, an educational leave of absence may be granted to employees for the purpose of attending college or technical/vocational training for a maximum of six (6) months per leave period. Employees while on Educational Leave must be available to work during educational breaks to maintain their seniority. Employees must provide the Employer documentation verifying their attending college or technical/vocational training. No contributions are required during such an approved leave (Pension, Legal, and Health and Welfare). Documentation shall be provided to the Union upon request. Tuition Reimbursement may be available and offered through the Company. Terms and conditions may change, and it may be discontinued at any time at the sole discretion of the Company.

25. ARTICLE 16 - LEAVE OF ABSENCE

Section H - Delete

~~H. Union Stewards (limited to one (1) per store) shall be granted two (2) days per year, paid at sixteen (16) hours, for the purpose of attending a Union Workshop. The Union will give the Employer two (2) weeks advance notice of such request. The Union shall recognize the needs of the business and avoid holiday weeks or weeks that traditionally are heavy sales weeks.~~

Simplifying measurement period to extend the time an associate is classified as full-time. This will provide stability of hours for a full-time associate with guaranteed hours for the 12-month period.

U-28/29. ARTICLE 18- DEATH IN FAMILY

T.A. 9/10/21

Add changes in bold and delete stricken language

If a member of an ~~full-time or regular~~ employee's immediate family shall die, said employee shall be paid for a reasonable period of absence, depending on the circumstances, but not to exceed a maximum of three (3) days. The term "immediate family" shall mean spouse, parent, legal guardian, step-parent, child, step-child, brother, sister, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandparents, grandchildren or any relative residing with the employee. Employee must provide written proof of legal guardianship.

An employee will be granted time off from work with pay not to exceed one (1) workday in the event of death of an employee's spouse's grandparents.

~~Part-time employees shall receive time off up to three (3) days, as specified above; however, maximum compensation shall be one (1) day.~~

This is a union proposal.

26. Article 20 – Pension

Delete current language and replace with:

Delta Division (“Kroger”) and Local 1529 of the United Food and Commercial Workers International Union entered into a Memorandum of Understanding dated June 30, 2020 (the “Pension MOU”), the terms of which are incorporated herein by reference. The Pension MOU establishes all of the terms and conditions of employment as they relate to the provision of retirement benefits provided to Meat, Seafood, Deli/Bakery and Starbucks employees under this CBA. Among other things, the Pension MOU provides that Kroger ceased to have any obligation to contribute to the UFCW International Union - Industry Pension Fund (“National Fund”) as of June 30, 2020 and completely withdrew from the National Fund as of that date. Beginning July 1, 2020 retirement benefits for Meat, Seafood, Deli/Bakery and Starbucks employees covered by this CBA will be provided through the UFCW International Union - Industry Variable Annuity Pension Plan (“VAPP”) and Kroger shall be obligated to make contributions to the VAPP in accordance with the terms and conditions of the Pension MOU.

Meat, Seafood, Deli/Bakery and Starbucks employees in the bargaining unit covered by this CBA shall participate in the VAPP in accordance with the terms of the Pension MOU and subject to the eligibility, vesting and other requirements and in accordance with the plan of benefits of the VAPP.

Kroger agrees to be bound by the Agreement and Declaration of Trust of the VAPP and to provide to the Board of Trustees of the VAPP or its designee all information with respect to Meat, Seafood, Deli/Bakery and Starbucks bargaining unit employees that is needed in connection with the administration of the VAPP, including but not limited to all hours or months worked, paid, or for which employees are entitled to payment. In order to ensure that all bargaining unit employees entitled to participate in the VAPP are appropriately reflected in the records of the VAPP, Kroger further agrees to the examination of its payroll records by the Board of Trustees of the VAPP or its designee.

Adding clarifying language stating when the article was amended.

27. ARTICLE 22- STORE CLOSING

(Modified 9.10.21)

Section H – Change to read:

Department Leaders affected by **their** store closing will retain their rate of pay; however, they must accept the next opening (**if comparable volume**) within a 25 miles radius. Should an

This adds clarifying language that aligns with current practice.

opening not occur, the maximum time to retain Department Leader's rate of pay will be ~~one~~ **eighteen (18) months** year.

28. ARTICLE 23 - UNION COOPERATION

Section F- Add changes in bold & delete stricken language:

~~Upon request, the store manager or person in charge will grant to any accredited Union Representative the right to communicate with the employees of the store.~~

Union officials and representatives may have access to the employer's stores during working hours for the purpose of satisfying the Union that the terms of the Bargaining

This adds clarifying language that aligns with current practice.

Agreement are being complied with. Upon request, the Store Manager or person in charge will grant to any accredited Union Representative the right to communicate with the employees of the store provided that such access does not interfere with the employer's operations.

29. ARTICLE 25- EXPIRATION

(Modified 8.11.21)

Three (3) year agreement (through July 27, 2024)

This adds clarifying language that aligns with current practice.

30. SCHEDULE "A" WAGES

(Modified 9.10.21)

Replace Schedule "A", including wage scales, with Company's Wage Proposal (most current version is dated 9/10/21)

31. SCHEDULE "B" SENIORITY AREAS:

Withdrawal 9.10.21

Add changes in bold:

In the matter of promotion, the Company reserves the right to interview and hire outside of the Seniority Area.

This language gives us more operational flexibility to hire to most skilled associate for the job. It allows us to open opportunities for associates outside their Seniority Area.

34. Pull forward for new contract: "Schedule B" Seniority Areas, Attachment "A" Letter of Understanding (Healthcare Eligibility pg. 60), February 25, 2019 Letter of Agreement, Letter of Agreement – Meat and Deli Working Between Departments.

Memphis Local 1529 - Kroger Wage Proposal Presented on 9/10/2021

Back-Up Dept. Head Premium	
Weekly Store Volume (Excludes Fuel)	Hourly
\$0 - \$250,000	\$0.25
\$250,001 - \$400,000	\$0.50
\$400,001 - \$600,000	\$0.75
\$600,001 - \$750,000	\$1.00
\$750,001 - \$900,000	\$1.25
\$900,001 - \$1,050,000	\$1.50
\$1,050,001 - \$1,250,000	\$1.75
\$1,250,001+	\$2.00

Lead Premium Scale A	
Weekly Store Volume (Excludes Fuel)	Hourly
\$0 - \$900,000	\$2.00
\$900,001+	\$2.50

Lead Premium Scale B	
Weekly Store Volume (Excludes Fuel)	Hourly
\$0 - \$250,000	\$0.25
\$250,001 - \$400,000	\$0.50
\$400,001 - \$600,000	\$0.75
\$600,001 - \$750,000	\$1.00
\$750,001 - \$900,000	\$1.25
\$1,050,001 - \$1,250,000	\$1.50
\$1,250,001+	\$1.75

Lead Premium Scale C	
Weekly Store Volume (Excludes Fuel)	Hourly
\$250,001+	\$0.50

Classification: Back-Up Premium
Deli Back-Up
Drug/GM Back-Up
Front End Back-Up
Meat Back-Up
Produce Back-Up

Classification: Lead Premium A
Dairy Lead
Frozen Food Lead
Head Night Stock Clerk
Pickup Lead

Classification: Lead Premium B
Back Door Receiver Lead
Bakery Clerk Lead*
Floral Clerk Lead*
Front End Supervisor Lead*
Seafood Clerk Lead*

*Bakery, Floral, Front End Supervisor and Seafood Lead premiums only apply to stores with \$250,000+ in weekly sales (w/o fuel). Premium starts at \$0.50 step.

Classification: Lead Premium C
Cake Decorator Lead
Cheese Steward Lead
Juice Bar Clerk Lead
Starbucks Clerk Lead
Wine Consultant Lead

*These roles will be appointed as needed on a per store basis. Lead Premium C schedule only applies to stores that average \$250,001+
Termination Effective Two Weeks Post Ratification

Deli Premium
All Deli associates will receive a \$0.50 per hour premium in addition to their base rate, <u>excluding</u> department heads.

Manager In Charge (MIC) Premium
A \$2.00 per hour premium will be paid on all hours worked as a Manager In Charge (MIC).

Night Premium	
Weekly Store Volume (Excludes Fuel)	Hourly
No Sales Requirement	\$1.00

-Paid on all hours worked between 10:00 PM and 6:00 AM
-Paid on all hours earned under Night Stock Clerk classification

Wine Consultant Lead	
Weekly Dept. Sales	Hourly
\$10,000 - \$15,000	\$0.50
\$15,001 - \$20,000	\$0.75
\$20,001 - \$25,000	\$1.00
\$25,001 - \$30,000	\$1.25
\$30,001+	\$1.50

Effective Two Weeks Post Ratification

Murray's Cheese Master Premium	
Weekly Department Volume	Hourly
\$0 - \$6,000	\$0.50
\$6,001 - \$9,000	\$0.75
\$9,001 - \$12,000	\$1.00
\$12,001 - \$20,000	\$1.25
\$20,001+	\$1.50

Fuel Center Lead Premium	
Weekly Gallon Sales	Hourly
0 - 50,000	\$0.50
50,001 - 75,000	\$0.75
75,001 - 100,000	\$1.00
100,001+	\$1.25

Note: All premiums listed above are given over the base scale for each employee's respective job group.

Local 1529 Grocery & Non-Food

Department Head (Drug/GM, Front End, Grocery, Produce, Convenience Store Mgr)		Current CBA	
Total Store Sales Excluding Fuel	Sales Volume	7/5/2020	
	\$0 - \$400,000	\$20.15	
	\$400,001 - \$600,000	\$20.30	
	\$600,001 - \$750,000	\$20.50	
	\$750,001 - \$900,000	\$20.70	
	\$900,001 - \$1,050,000	\$20.90	
	\$1,050,001+	\$21.10	

Lead Scan Coordinator		Current CBA	
No Sales Requirement		7/5/2020	
		\$20.00	

Red Circled Clerk (Hired Prior to 10/4/1981)		Current CBA	
No Sales Requirement		7/5/2020	
		\$17.55	

Full Time - Clerks, Fuel Clerks & Cashiers		Current CBA	
		7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)	Start	\$9.75	\$10.00
**Full Time Exp. Credit Cap (48 Months)	After 6 Months	\$10.00	\$10.25
	After 12 Months	\$10.25	\$10.50
***Part Time Progression Cap (60 Months)	After 18 Months	\$10.50	\$10.75
	After 24 Months	\$10.75	\$11.00
	After 30 Months*	\$11.10	\$11.35
	After 36 Months	\$11.45	\$11.70
	After 42 Months	\$11.80	\$12.05
	After 48 Months**	\$12.20	\$12.45
	After 54 Months	\$12.60	\$12.85
	After 60 Months***	\$13.00	\$13.25
	After 66 Months	\$13.40	\$14.25
	After 72 Months	\$15.91	\$15.91

New CBA				
	Sales Volume	7/25/2021	7/24/2022	7/23/2023
	\$0 - \$400,000	\$20.60	\$21.05	\$21.50
	\$400,001 - \$600,000	\$20.75	\$21.20	\$21.65
	\$600,001 - \$750,000	\$20.95	\$21.40	\$21.85
	\$750,001 - \$900,000	\$21.15	\$21.60	\$22.05
	\$900,001 - \$1,050,000	\$21.35	\$21.80	\$22.25
	\$1,050,001 - \$1,250,000	\$21.55	\$22.00	\$22.45
	\$1,250,001+	\$21.75	\$22.20	\$22.65

New CBA				
	No Sale Requirement	7/25/2021	7/24/2022	7/23/2023
		\$20.35	\$20.70	\$21.05

New CBA				
	No Sale Requirement	7/25/2021	7/24/2022	7/23/2023
		\$17.90	\$18.25	\$18.60

New CBA				
	7/25/2021	7/24/2022	7/23/2023	
Progression				
1st Step	\$12.50	\$12.75	\$13.00	
2nd Step	\$13.85	\$14.15	\$14.45	
3rd Step	\$15.25	\$15.60	\$15.95	
Red Circled Rate	\$16.26	\$750 Lump Sum	\$750 Lump Sum	

Wage Notes:

- *All employees with a rate of \$10.00 - \$12.05 will move to \$12.50 (1st Step)
- *All employees with a rate of \$12.45 - \$12.85 will move to \$13.85 (2nd Step)
- *All employees with a rate of \$13.25 - \$14.25 will move to \$15.25 (3rd Step)
- *All employees with a rate of \$15.91 will be red circled and moved to \$16.26. Thereafter, lump sums of \$750 each year.
- *Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.
- *Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.
- *Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.
- *Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.
- *The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.
- *Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

Part Time - Clerks, Fuel Clerks & Cashiers

		Current CBA	
		7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)	Start	\$9.75	\$10.00
**Full Time Exp. Credit Cap (48 Months)	After 6 Months	\$10.00	\$10.25
	After 12 Months	\$10.25	\$10.50
***Part Time Progression Cap (60 Months)	After 18 Months	\$10.50	\$10.75
	After 24 Months	\$10.75	\$11.00
	After 30 Months*	\$11.10	\$11.35
	After 36 Months	\$11.45	\$11.70
	After 42 Months	\$11.80	\$12.05
	After 48 Months**	\$12.20	\$12.45
	After 54 Months	\$12.60	\$12.85
	After 60 Months***	\$13.00	\$13.25

Courtesy Clerks

		Current CBA	
		12/29/2019	12/27/2020
	Start	\$8.75	\$9.00
	After 12 Months	\$9.00	\$9.25
	After 24 Months	\$9.25	\$9.50

New CBA

		7/25/2021	7/24/2022	7/23/2023
Progression				
1st Step		\$12.50	\$12.75	\$13.00
2nd Step		\$13.85	\$14.15	\$14.45
3rd Step		\$15.25	\$15.60	\$15.95

Wage Notes:

- *All employees with a rate of \$10.00 - \$12.05 will move to \$12.50 (1st Step)
- *All employees with a rate of \$12.45 - \$13.25 will move to \$13.85 (2nd Step)
- *Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.
- *Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.
- *Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.
- *Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.
- *The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.
- *Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

New CBA

		7/25/2021	7/24/2022	7/23/2023
Progression				
Payrate		\$11.00	\$11.25	\$11.50

Wage Notes:

- *All courtesy clerks will move one payrate of \$11.00.

Local 1529 Meat & Deli

Meat Department Head		Current CBA	
Total Store Sales Excluding Fuel		7/5/2020	
	\$0 - \$400,000	\$21.74	
	\$400,001 - \$600,000	\$22.27	
	\$600,001 - \$750,000	\$22.50	
	\$750,001 - \$900,000	\$22.70	
	\$900,001 - \$1,050,000	\$22.90	
	\$1,050,001+	\$23.10	

Deli Department Head		Current CBA	
Total Store Sales Excluding Fuel		7/5/2020	
	\$0 - \$400,000	\$20.15	
	\$400,001 - \$600,000	\$20.30	
	\$600,001 - \$750,000	\$20.50	
	\$750,001 - \$900,000	\$20.70	
	\$900,001 - \$1,050,000	\$20.90	
	\$1,050,001+	\$21.10	

Meat Market Assistant		Current CBA	
		7/5/2020	
		\$18.05	

Red Circled Journeyman (Hired Prior to 11/8/1987)		Current CBA	
No Sales Requirement		7/5/2020	
		\$19.72	

Red Circled Wrapper Clerk (At Top Rate Prior to 11/8/1987)		Current CBA	
No Sales Requirement		7/5/2020	
		\$17.58	

New CBA				
Sales Volume	7/25/2021	7/24/2022	7/23/2023	
\$0 - \$400,000	\$22.19	\$22.64	\$23.09	
\$400,001 - \$600,000	\$22.72	\$23.17	\$23.62	
\$600,001 - \$750,000	\$22.95	\$23.40	\$23.85	
\$750,001 - \$900,000	\$23.15	\$23.60	\$24.05	
\$900,001 - \$1,050,000	\$23.35	\$23.80	\$24.25	
\$1,050,001 - \$1,250,000	\$23.55	\$24.00	\$24.45	
\$1,250,001+	\$23.75	\$24.20	\$24.65	

New CBA				
Sales Volume	7/25/2021	7/24/2022	7/23/2023	
\$0 - \$400,000	\$20.60	\$21.05	\$21.50	
\$400,001 - \$600,000	\$20.75	\$21.20	\$21.65	
\$600,001 - \$750,000	\$20.95	\$21.40	\$21.85	
\$750,001 - \$900,000	\$21.15	\$21.60	\$22.05	
\$900,001 - \$1,050,000	\$21.35	\$21.80	\$22.25	
\$1,050,001 - \$1,250,000	\$21.55	\$22.00	\$22.45	
\$1,250,001+	\$21.75	\$22.20	\$22.65	

New CBA				
No Sale Requirement	7/25/2021	7/24/2022	7/23/2023	
	\$18.40	\$18.75	\$19.10	

New CBA				
No Sale Requirement	7/25/2021	7/24/2022	7/23/2023	
	\$20.07	\$20.42	\$20.77	

New CBA				
No Sale Requirement	7/25/2021	7/24/2022	7/23/2023	
	\$17.93	\$18.28	\$18.63	

Full Time - Deli Clerks, Meat & Seafood Clerks

	Current CBA	
	7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)		
Start	\$9.75	\$10.00
**Full Time Exp. Credit Cap (48 Months)		
After 6 Months	\$10.00	\$10.25
After 12 Months	\$10.25	\$10.50
After 18 Months	\$10.50	\$10.75
After 24 Months	\$10.75	\$11.00
After 30 Months*	\$11.10	\$11.35
After 36 Months	\$11.45	\$11.70
After 42 Months	\$11.80	\$12.05
After 48 Months**	\$12.20	\$12.45
After 54 Months	\$12.60	\$12.85
After 60 Months***	\$13.00	\$13.25
After 66 Months	\$13.40	\$14.25
After 72 Months	\$15.91	\$15.91

	New CBA		
	7/25/2021	7/24/2022	7/23/2023
Progression			
1st Step	\$12.50	\$12.75	\$13.00
2nd Step	\$13.85	\$14.15	\$14.45
3rd Step	\$15.25	\$15.60	\$15.95
Red Circled Rate	\$16.26	\$750 Lump Sum	\$750 Lump Sum

Wage Notes:

- *All employees with a rate of \$10.00 - \$12.05 will move to \$12.50 (1st Step)
- *All employees with a rate of \$12.45 - \$12.85 will move to \$13.85 (2nd Step)
- *All employees with a rate of \$13.25 - \$14.25 will move to \$15.25 (3rd Step)
- *All employees with a rate of \$15.91 will be red circled and moved to \$16.26. Thereafter, lump sums of \$750 each year.
- *Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.
- *Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.
- *Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.
- *Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.
- *The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.
- *Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

Part Time - Deli Clerks, Meat & Seafood Clerks

		Current CBA	
		7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)	Start	\$9.75	\$10.00
**Full Time Exp. Credit Cap (48 Months)	After 6 Months	\$10.00	\$10.25
	After 12 Months	\$10.25	\$10.50
***Part Time Progression Cap (60 Months)	After 18 Months	\$10.50	\$10.75
	After 24 Months	\$10.75	\$11.00
	After 30 Months*	\$11.10	\$11.35
	After 36 Months	\$11.45	\$11.70
	After 42 Months	\$11.80	\$12.05
	After 48 Months**	\$12.20	\$12.45
	After 54 Months	\$12.60	\$12.85
	After 60 Months***	\$13.00	\$13.25

New CBA

		7/25/2021	7/24/2022	7/23/2023
Progression				
1st Step		\$12.50	\$12.75	\$13.00
2nd Step		\$13.85	\$14.15	\$14.45
3rd Step		\$15.25	\$15.60	\$15.95

Wage Notes:

- *All employees with a rate of \$10.00 - \$12.05 will move to \$12.50 (1st Step)
- *All employees with a rate of \$12.45 - \$13.25 will move to \$13.85 (2nd Step)
- *Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.
- *Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.
- *Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.
- *Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.
- *The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.
- *Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

Local 1529 Arkansas (Stores 409, 465, 469)

Full Time - Clerks, Deli/Meat/Seafood Clerks, Fuel Clerks, Cashiers

		Current CBA	
		7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)	Start	\$10.00	\$11.00
**Full Time Exp. Credit Cap (48 Months)	After 6 Months	\$10.25	\$11.10
	After 12 Months	\$10.50	\$11.20
***Part Time Progression Cap (60 Months)	After 18 Months	\$10.75	\$11.30
	After 24 Months	\$11.00	\$11.40
	After 30 Months*	\$11.25	\$11.50
	After 36 Months	\$11.45	\$11.70
	After 42 Months	\$11.80	\$12.05
	After 48 Months**	\$12.20	\$12.45
	After 54 Months	\$12.60	\$12.85
	After 60 Months***	\$13.00	\$13.25
	After 66 Months	\$13.40	\$14.25
	After 72 Months	\$15.91	\$15.91

New CBA

		7/25/2021	7/24/2022	7/23/2023
Progression				
1st Step		\$12.50	\$12.75	\$13.00
2nd Step		\$13.85	\$14.15	\$14.45
3rd Step		\$15.25	\$15.60	\$15.95
Red Circled Rate		\$16.26	\$750 Lump Sum	\$750 Lump Sum

Wage Notes:

- *All employees with a rate of \$11.00 - \$12.05 will move to \$12.50 (1st Step)
- *All employees with a rate of \$12.45 - \$12.85 will move to \$13.85 (2nd Step)
- *All employees with a rate of \$13.25 - \$14.25 will move to \$15.25 (3rd Step)
- *All employees with a rate of \$15.91 will be red circled and moved to \$16.26. Thereafter, lump sums of \$750 each year.
- *Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.
- *Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.
- *Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.
- *Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.
- *The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.
- *Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

Part Time - Clerks, Deli/Meat/Seafood Clerks, Fuel Clerks, Cashiers

		Current CBA	
		7/5/2020	12/27/2020
*Part Time Exp. Credit Cap (30 Months)			

New CBA

		7/25/2021	7/24/2022	7/23/2023
Progression				

**Full Time Exp. Credit Cap (48 Months)	Start	\$10.00	\$11.00
	After 6 Months	\$10.25	\$11.10
	After 12 Months	\$10.50	\$11.20
	After 18 Months	\$10.75	\$11.30
	After 24 Months	\$11.00	\$11.40
	After 30 Months*	\$11.25	\$11.50
	After 36 Months	\$11.45	\$11.70
	After 42 Months	\$11.80	\$12.05
	After 48 Months**	\$12.20	\$12.45
	After 54 Months	\$12.60	\$12.85
	After 60 Months***	\$13.00	\$13.25
	***Part Time Progression Cap (60 Months)	Start	\$10.00
After 6 Months		\$10.25	\$11.10
After 12 Months		\$10.50	\$11.20
After 18 Months		\$10.75	\$11.30
After 24 Months		\$11.00	\$11.40
After 30 Months*		\$11.25	\$11.50
After 36 Months		\$11.45	\$11.70
After 42 Months		\$11.80	\$12.05
After 48 Months**		\$12.20	\$12.45
After 54 Months		\$12.60	\$12.85
After 60 Months***		\$13.00	\$13.25

1st Step	\$12.50	\$12.75	\$13.00
2nd Step	\$13.85	\$14.15	\$14.45
3rd Step	\$15.25	\$15.60	\$15.95

Wage Notes:

*All employees with a rate of \$11.00 - \$12.05 will move to \$12.50 (1st Step)

*All employees with a rate of \$12.45 - \$13.25 will move to \$13.85 (2nd Step)

*Employees that move to the 1st step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. New hires will be placed on the 1st step of the scale and will be subject to a twelve (12) month waiting period, starting with their date of hire. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 2nd step of the scale if they average 36+ weekly hours over the company's next standard 12 month measurement period.

*Employees that move to the 2nd step of the scale will be subject to a twelve (12) month waiting period, starting with the Sunday after ratification. Upon completion of the twelve (12) month waiting period, employees will have the ability to progress to the 3rd step of the scale if they average 38+ weekly hours over the company's standard 12 month measurement period.

*Employees at the 3rd step (top rate) who fail to average 38+ weekly hours over the company's standard 12 month measurement period will fall back to 2nd step in the pay scale, but have the ability to requalify for the top rate if they average 38+ hours in a subsequent year.

*Employees who qualify for the 2nd step of pay will not fall below that step due to a decrease in hours.

*The Company's standard measurement period (generally the first week of October through last week of September) will be used to determine movement between wage steps, which will be effective January 1st of the following year.

*Associates will first become eligible to move between steps on 1/1/2023, based on the standard measurement period that spans from 10/2021 - 9/2022.

Courtesy Clerks	Current CBA	
	12/29/2019	12/27/2020
Start	\$10.00	\$11.00

Progression	New CBA		
	7/25/2021	7/24/2022	7/23/2023
Payrate	\$11.10	\$11.25	\$11.50

Wage Notes:

*All courtesy clerks will move one payrate of \$11.10.