NINETEENTH COMPONENT AGREEMENT

between the

GOVERNMENT OF THE PROVINCE OF BRITISH COLUMBIA

represented by the

BC PUBLIC SERVICE AGENCY

and the

B.C. GENERAL EMPLOYEES' UNION (BCGEU)

representing employees of the

RETAIL STORES & WAREHOUSE COMPONENT

Effective from April 1, 2022 to March 31, 2025

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NOTE: Changes to the **Eighteenth** Component Agreement are indicated in the **Nineteenth** Component Agreement with **bold type** (except for Headings) or an asterisk (*) where language has been deleted and no new text added.

ARTICLE 1 - PURPOSE OF AGREEMENT

(a) The parties hereto subscribe to the principles set forth in Clause 1.1 of the Main Public Service Agreement entered into between the Employer and the Union.

(b) Subject to the provisions of the Main Public Service Agreement, the purpose of this Agreement is to set out the terms and conditions of employment for all employees included in the Retail Stores and Warehouse Component.

ARTICLE 2 - UNION RECOGNITION AND RIGHTS

2.1 Stewards

(a) Pursuant to Clause 2.6 of the Main Public Service Agreement, the Union will select stewards to represent the employees in the respective workplaces on the following basis:

(1) In multiple shift stores or stores with 10 or more employees the Union will select two stewards.

(2) In multiple shift stores in excess of 40 employees the Union will select three stewards.

(3) In stores with less than 10 employees the Union will select one steward.

(4) At the Delta Distribution Centre, the Union will select **five** stewards on the day shift, **five** stewards on the afternoon shift, and **five** stewards on the night shift.

(5) At the Kamloops Distribution Centre, the Union will select three stewards on the day shift, three stewards on the afternoon shift, and two stewards on the night shift.

(6) At the Richmond Distribution Centre, the Union will select three stewards on the day shift, three stewards on the afternoon shift.

(7) In a satellite warehouse the Union will select two stewards.

(b) The Union will make every reasonable effort to provide the Employer with the names of its stewards promptly upon selection.

(c) In case of one person stores, the Union will advise the Employer of the steward selected and the steward from another store in the area who will represent the staff in the affected store, if and when necessary.

(d) The Employer agrees that consideration will be given to the employee's union responsibilities prior to any lateral transfer or re-assignment of shifts.

2.2 Bulletin Boards

The Employer agrees to provide bulletin boards on the following basis:

- (a) One in each store, to be located in the lunchroom area.
- (b) One in each satellite warehouse, to be located in the lunchroom area.

(c) No less than three locations at the Delta Distribution Centre, the locations to be determined by mutual agreement.

All not to be obstructed.

ARTICLE 3 - COMMITTEES

3.1 Joint Committee

Where necessary an ad hoc joint committee, for this component, may be established pursuant to Article 29 - Ministry Joint Committee, of the Main Public Service Agreement.

The terms of reference will originate from that joint committee established in Article 29 - Ministry Joint Committee, of the Main Public Service Agreement.

3.2 Committee on Education and Training

(a) The provisions of this article are intended to assist employees in maintaining and improving skills and/or to assist in preparing them for foreseeable jobs.

(b) Both parties recognize that improved equipment, methods and procedures create changes in the job structure of the Retail Stores and Warehouse Component. The parties also recognize the need to provide employees with the opportunity for career development by enabling them to prepare for promotional advancement and generally upgrade their present skills.

(1) The parties shall establish a joint committee on Education and Training comprising of three representatives of the Union and three representatives of the Employer for the purpose of recommending the establishment of guidelines relating to Education and Training programs and Education Leave and Allowances. These guidelines shall be posted in each retail store and warehouse.

(2) The meetings of the committee shall be chaired by an employer member and a union member alternately and all members, including the one acting as chairperson, shall have equal voting rights.

(3) Without limiting the generality of the foregoing, the terms of the joint committee shall include:

(i) investigating and recommending eligibility requirements and selection procedures for such programs;

(ii) recommending implementation dates for such training based upon availability of funding, training staff, and material;

(iii) recommending a system that where an employee fails to pass Liquor Distribution Branch required examinations for the purpose of upgrading or promotion, that employee shall be given the opportunity to be advised in order to be aware of those areas where improvements can be made.

(4) The joint committee has the right to establish subcommittees.

(5) The meetings shall be held at mutually agreed times. However, the joint committee shall meet no less than twice yearly.

3.3 Jurisdiction of Committees

No recommendations of any committee provided for by negotiation in this Agreement shall supersede this Agreement. They shall have the power to make recommendations only to the Union and the Employer with respect to its discussions and conclusions.

3.4 Minutes of Committees

All committee minutes shall be prepared and signed by the joint chairpersons as promptly as possible after the close of the meeting. Copies of the minutes shall be dispatched to the Union and the Employer within 15 days of the meeting.

3.5 Meetings

It being in the best interests of Management and the Union that the employees working together in a retail unit and warehouse work as a team. Management shall advise supervisors in each location, that they must hold staff meetings at least once a month and more often if possible. The supervisor in the work unit concerned must ensure that the shop steward or their designate is present at such meetings.

ARTICLE 4 - ADMINISTRATION

4.1 Preamble

(a) It is agreed that Management has the right to establish the staffing requirements of each retail outlet and distribution centre in the province.

(b) The Liquor Distribution Branch shall supply the Union, by April 1 of each year the total number of hours projected for each outlet and the distribution centres for the next fiscal year, presented in fiscal period format.

4.2 Policy Manuals

The Employer shall ensure that all Liquor Distribution Branch policy and procedure manuals are up to date and are available at each retail outlet and each distribution centre. All these manuals shall be made available to all employees on request.

4.3 Customer Relations

(a) The Union and the Employer agree that in view of the great number of contacts with the public in the store system, and the continuing nature of these throughout the year, the matter of courtesy in customer relations is of prime importance.

(b) Where a store employee experiences difficulty with, or receives a complaint from a customer, in the course of their duties they will attempt to satisfactorily resolve the matter. In the event that the employees' attempts in this regard are unsuccessful, they will immediately summon the supervisor in charge, who will handle the matter in the manner provided for by Branch policy.

(c) Where a customer complaint against a staff member is not resolved under paragraph (b) above, the Employer agrees not to take punitive action against an employee as a result of an unsigned complaint.

4.4 Cash Security

If monies, while assigned to a cashier, are handled by any other person in the absence of the cashier, the cashier will not be considered responsible for any cash discrepancy. Any discrepancy will be noted and brought to the cashiers attention at the earliest opportunity.

ARTICLE 5 - CLASSIFICATION SENIORITY

Classification seniority will be recognized as a factor in the selection of employees for training programs and for relief duties.

ARTICLE 6 - POSITIONS TEMPORARILY VACANT

Where temporary relief is required due to illness, vacation, leave of absence, etc., the Employer shall give regular employees the opportunity to relieve in higher paying positions and shall make every reasonable effort to arrange for staff replacements in the lowest paid category.

ARTICLE 7 - HOURS OF WORK

Hours of Work and Work Schedules

Hours of work and work schedules for full-time regular employees shall be established in accordance with Main Public Service Agreement Article 14. Work schedules will be by mutual agreement between the Employer's designate and the Union's designate at the local level. Where mutual agreement has been reached for work schedules at the local level, copies of such schedules shall be submitted to the Employer and to the Union.

7.1 Hours of Work - Retail and Licensee Stores and Warehouse Operations

(a) Work schedules for full-time regular employees shall be based on the following shift patterns:

(1) Four times 8³/₄-hour shifts (4:3); plus an additional one hour every three weeks to meet the annual hours of work requirements.

- (2) Five times 7 hour shifts (5:2);
- (3) Nine-day fortnight consisting of
 - One week of four times 8³/₄-hour shifts and
 - One week of five time 7-hour shifts, plus an additional one hour every six weeks to meet the annual hours of work requirements (5:2;4:3);

(4) Two weeks of five times $7\frac{1}{2}$ -hour shifts (5:2) and one week of four times $7\frac{1}{2}$ -hour shifts (4:3) [5:2; 5:2; 4:3]

- (5) Nine-day fortnight of nine times 7-hour and 47 minute shifts (5:2;4:3).
- (6) Variable shift pattern based on
 - A four-day 35-hour week (4:3); or
 - A five-day 35-hour week (5:2); or
 - A nine-day fortnight consisting of one four-day 35-hour week and one five-day 35-hour week (4:3;5:2).

Shift lengths pursuant to this shift pattern will be no shorter than five hours per workday and no longer than 10 hours per workday.

(b) Work schedules will be based on 70 hours worked biweekly except (4) which will be based on 105 hours worked over three weeks.

(c) No employee will be required to work split shifts.

(d) Where applicable, day, afternoon or night shifts shall be assigned equitably on a rotational basis unless mutually agreed to at the local level.

7.2 Days off

(a) Retail and Licensee Stores

The Employer agrees that when a regular full-time employee wishes their days off to be consecutive, they will be rotated so that they will have two consecutive days off at least once per month. Such consecutive days off will be either Saturday and Sunday, or Sunday and Monday. Where operational requirements permit an employee will be given the opportunity to elect their preference in this regard.

(b) Warehouse Operations

The Employer agrees that when a regular full-time employee wishes their day off to be consecutive, they will be rotated so that they will have two consecutive days off at least once per month. Such consecutive days off will be Saturday and Sunday.

(c) Where operational requirements permit, an employee's days off may be scheduled on an equitable basis to allow for days off prior to or following statutory holidays or vacation.

7.3 Shifts

(a) The Employer will assign Clause 7.1(a)(1), (3) and (4), modified workweek shifts that become known, and available, on the basis that if the available work is of a duration of at least one week, it will be offered to the senior full-time regular employee within the store who is working a five day by seven-hour shift pattern, and failing that, to the senior employee on the recall list.

(b) When two or more known vacancies abut one another, the cumulative time will be considered as one vacancy.

7.4 Scheduling of Lieu Days

(a) Pursuant to Clauses 17.3 and 17.4 of the Main Public Service Agreement, days off in lieu of paid holidays shall be scheduled by mutual agreement and taken within 60 days following the paid holiday.

(b) If the lieu day is not taken within the 60 days, it shall be immediately scheduled on the vacation roster.

7.5 Meal Periods

Meal periods shall be uninterrupted and scheduled as close as possible to the middle of the shift. Subject to operational requirements, the length of the meal periods shall be by mutual agreement at the local level, 30 minutes or 60 minutes. In the event mutual agreement is not reached, the meal period shall be 30 minutes duration in multiple shift stores and 60 minutes duration in all other stores. Meal periods in Warehouse Operations shall be uninterrupted and of 30 minutes duration. Meal periods for the night shift shall be mutually determined at the local area.

ARTICLE 8 - REGULAR PART-TIME EMPLOYEES

8.1 Minimum Hours

(a) The minimum regular hours to be scheduled for regular part-time employees is one-half time (17.5 hours per week, 35 hours biweekly), with corresponding pay and benefits in accordance with

the Main Public Service and Component Agreements. Pay and benefits will be prorated for additional straight-time hours worked.

(b) Regular part-time employee shifts will be a minimum of five hours in length.

8.2 Letter of Appointment

(a) Regular part-time employees will receive a letter of appointment which confirms their status as a part-time regular employee.

(b) Appointments to full-time regular positions will be in accordance with the Main Public Service Agreement.

8.3 Schedules

(a) Regular part-time employees are subject to as-and-when-required recall, and shall be recalled and laid off, pursuant to Main Public Service Agreement Clause 31.5 - Layoff and Recall.

(b) Regular part-time employees are required to report for available work when called to work within the prescribed scheduled time periods established pursuant to 31.5(e) and (f). Exceptions to this provision will be in accordance with applicable Main Public Service Agreement leave and notice provisions for regular employees.

(c) All of Main Public Service Agreement Clause 31.5 applies to regular part-time employees except for (c), (d), (k), (l), (m), (n)-1 through 11, (o), (p), (q), (s) and (t).

(d) Regular part-time employees who refuse work outside of their prescribed scheduled time periods, pursuant to Main Public Service Agreement Clause 31.5(e), will suffer no consequences except in emergency situations.

(e) Regular part-time employees will be recalled up to a total annual hours of 1827 hours in 26 pay periods.

(f) Subject to operational requirements, regular part-time employees will be prescheduled.

(g) Main Public Service Agreement Clause 14.2 - Work Schedules does not apply to regular part-time employees.

(h) Regular part-time employees shall not be penalized for refusing short shift changeover.

8.4 Additional Hours

(a) Regular part-time employees who opt to work additional hours will earn regular service seniority for all additional straight-time hours worked, in accordance with Main Public Service Agreement Clause 11.1 - Seniority Defined.

(b) Regular part-time employees will be assigned to a single store and will have access to additional hours in that store only, before auxiliary employees are recalled for such work.

8.5 Work Assignments

Regular part-time employees on layoff and who have opted to be placed on the auxiliary recall list will be entitled to recall to available work in each store in the seniority block in accordance with Main Public Service Agreement Article 13. This provision does not restrict the employees right to restrict their hours of availability as outlined in Clause 31.5 of the Main Public Service Agreement or Article 12 of the RS&W Component Agreement.

8.6 Vacation Pay for Additional Hours

Vacation entitlement pursuant to Main Public Service Agreement Clause 18.1(d) will be based upon the straight-time hours worked by the regular part-time employee.

8.7 Seniority, Benefits, Leaves and Allowances

(a) Proration of service seniority, benefits, paid time off and other allowances are as described in Information Appendix **1** to this Agreement.

(b) Assignment of regular seniority dates will be the first of the month following the date on which the auxiliary employee qualified for benefits pursuant to Clause 31.9 - Medical, Dental and Group Life Insurance of the Main Public Service Agreement. This will have no retroactive cost to the Employer. In no case will the assignment of a regular seniority date result in a junior employee having an earlier seniority date than a current regular employee.

8.8 Implementation

Implementation of this language will be at no increased cost to the Employer, including but not limited to premiums or penalties attributable to regular part-time employees being recalled to additional work beyond half time, such as Main Public Service Agreement Clauses 15.3 and 15.4.

8.9 STIIP and LTD

STIIP benefits will be calculated in accordance with Main Public Service Agreement Clause 31.12(e), unless a regular part-time employee works a full-time schedule for any period in excess of two blocks and is subsequently unable to report to work due to illness or injury during the period of scheduled full-time work, and is entitled to benefits pursuant to Main Public Service Agreement Appendix 4. Such employee will have their STIIP benefit calculated on the basis of the full-time work. This calculation based upon full-time work will continue for the duration of the initial scheduled full-time assignment and thereafter will revert to a benefit based upon the employees regular part-time status (ie) 35 hours biweekly.

8.10 Eligibility

(a) Eligibility for benefits pursuant to Appendix 4 of the Main Public Service Agreement will be based on the regular part-time hours as stated in the letter of appointment.

(b) The benefit level for LTD will be calculated on the basis of the formula outlined in Appendix 4, Clause 2.2 of the Main Public Service Agreement.

8.11 Grandparenting

The terms and conditions of employment for part-time regular employees hired before the date of signing of the 14th Master Agreement and named at Appendix 5 will be grandparented until such time as the employees vacate the position(s).

8.12 Agreement Not to Apply

Except as otherwise agreed, Articles 14.2 and 31 do not apply to regular part-time employees.

ARTICLE 9 - COMPENSATION FOR OVERTIME FOR REGULAR EMPLOYEES

(a) Overtime compensation for work performed by regular employees outside of regularly scheduled shifts, shall be in cash or compensatory time off at the employees option.

(b) If the employee elects to take compensatory time off, such time off shall be taken at a time mutually agreed between the Employer and the employee.

(c) If mutual agreement on the scheduling of compensatory time off cannot be reached, the employee may elect to receive cash payment for such unscheduled compensatory time off.

(d) An employee who has opted for compensatory time off (CTO) for overtime worked in one calendar year may, by mutual agreement, schedule the CTO to be taken by May 31, of the following calendar year, and the employee may not subsequently opt for cash payment for the overtime.

(e) Any compensatory time off unscheduled at the fiscal year end or on termination, shall be paid in cash at that time.

(f) Employees who are hired into one and two-person stores subsequent to March 17, 1977, will be compensated for all overtime in cash, except where the employee elects to take compensatory time off in conjunction with their annual vacation.

ARTICLE 10 - ANNUAL VACATIONS FOR REGULAR EMPLOYEES

10.1 Prime Time Vacation Period

(a) Employees shall be allowed to take their vacation at the time of their choice as provided hereunder. In this respect, all regular employees shall be allowed to take at least two-thirds (minimum 105 hours) of their vacation entitlement during the period May 1 to September 30, inclusive which shall be defined as prime time vacation period.

(b) Within the terms of paragraph (a) and where operational requirements permit employees will be allowed to take their complete vacation entitlement during the prime vacation period if they so desire.

(c) The Employer shall have the right to establish the number of persons who may be on vacation at any given time within a particular work unit.

(d) Subject to (c) where operational requirements permit, the Employer will make every reasonable effort to allow as many employees as possible to take their vacation at the same time, if requested.

10.2 Vacation Preference

(a) Preference in the selection and allocation of prime vacation time shall be determined on the basis of service seniority within each work unit subject to the following provisions:

(1) In the stores system, there shall be separate vacation schedules for:

- (i) supervisors;
- (ii) store clerks;
- (iii) cannabis consultants;
- (iv) product consultants.

(2) In the **Delta Distribution Centre and Kamloops Distribution Centre** there shall be separate schedules **in each separate work unit** for:

- (i) assembly;
- (ii) receiving;
- (iii) shipping;
- (iv) supervisors;

- (v) wave planners;
- (vi) inventory control.
- (3) In the Richmond Distribution Centre there shall be separate schedules for:
 - (i) supervisors;
 - (ii) wave planners;
 - (iii) inventory control;
 - (iv) warehouse worker II;
 - (v) warehouse worker III.

(b) For purposes of this clause the Kamloops Distribution Centre, **Delta Distribution Centre and the Richmond Distribution Centre shall each constitute** a separate work unit.

(c) Where an employee chooses to split their prime vacation time, their second vacation period shall be taken only after all other employees concerned have made their initial selection.

(d) Regular vacations shall have preference over vacation carryover during the prime time vacation period.

10.3 Vacation Schedules

(a) Vacation schedules shall be circulated for staff application by **January** 1 each year within each work unit and the completed schedule shall be posted by **February** 1.

(b) It will be the responsibility of the supervisor to post the schedule and notify absent employees.

(c) An employee who does not exercise their seniority rights within one week of the vacation schedule being circulated shall not be entitled to exercise those rights in respect to any vacation time previously selected by an employee with less seniority.

(d) An employee who voluntarily transfers to another work location where the vacation schedule has already been completed, will not be entitled to exercise their seniority right for that year only. However, every effort shall be made to grant vacation at the time of the employee's choice.

(e) An employee who is transferred at the request of the Employer shall have their vacation as originally scheduled.

10.4 Subsequent Vacation Requests

(a) Once the process for vacation scheduling under Clause 10.3 has been completed, any subsequent vacation requests must be submitted in writing. The Employer shall respond to all subsequent vacation requests within 14 days of submission. Approval shall be subject to operational requirements and granted on a first come, first served basis.

(b) Notwithstanding (a) above, this does not prevent an employee from making a subsequent vacation request with less than 14 days' notice.

ARTICLE 11 - RELIEF ASSIGNMENTS AND DUTIES

11.1 Eligibility List

(a) Where qualified and capable employees are not available for relief assignments within the store concerned an employee will be assigned to the store for the required position from an eligibility list which will be compiled following Branch-wide posting at the beginning of each year. Where qualified

and capable employees are available in a store, relief assignments will be rotated on an equitable basis among employees who desire it.

(b) The parties agree that geographical proximity, cost and the operational requirements of the Branch as a whole, must be the determining factors in making individual relief appointments.

(c) The Employer agrees that for training purposes and to the extent possible under the provisions of Clause (b) of this section, employees who offer their names for relief work will be given every reasonable opportunity for at least one relief assignment for the year in which they applied.

11.2 In Excess of 20 Working Days

Where an employee is assigned relieving duties which require their attendance for more than 20 working days in a retail outlet that is situated 200 miles or more from their residence, they shall be granted two days travelling time with pay, in conjunction with two regular days off, for a return trip home by public conveyance. The cost of such transport shall be borne by the Employer.

When a further 20 working day period is required a similar arrangement will apply.

11.3 Duties

Where an employee completes a relief assignment lasting a minimum of one month, an appraisal shall be raised on him/her by the appropriate officials upon request. The employee shall be given the opportunity to read and sign the appraisal.

11.4 Substitution - Warehouse Operations

(a) It is agreed that substitution in the Assistant Shipper/Receiver classification, when required, will be offered to the regular Warehouse Worker III with the highest classification seniority, subject to being available and capable.

(b) It is agreed that substitution in the Warehouse Worker III classification when required, will be offered to the regular Warehouse Worker II with the highest classification seniority subject to being available and capable.

(c) The provisions of (a) and (b) above do not apply to periods of work assignments of less than a shift or when an employee is being trained or retrained.

(d) Warehouse Worker II trainers engaged in a training assignment must complete that assignment before being able to exercise their seniority for substitution in a higher classification.

ARTICLE 12 - AUXILIARIES

12.1 Letter of Appointment

An auxiliary employee shall receive a letter of appointment clearly stating their employment status, salary range, work location, and expected duration of employment.

12.2 Seniority List

The Employer shall maintain and supply to the Union each year a seniority list showing the total service seniority of each auxiliary employee as of December 31.

12.3 Layoff and Recall, Retail Stores

(a) Layoff, recall and availability shall be in accordance with Clause 31.5 of the Main Public Service Agreement.

(b) The Ministry seniority units pursuant to the Main Public Service Agreement shall be those listed in Appendices 1, 2, and 3 of this Agreement.

(c) The Employer will pre-schedule full 35-hour weeks to those employees with sufficient seniority to entitle them to such work.

(d) The Employer will pre-schedule all known full length shifts to those employees with sufficient seniority to entitle them to such work.

- (e) All other work will be assigned on a daily basis.
- (f) (1) Employees being recalled for work will be called between the hours of 8:30 10:00 a.m. in recall units where all stores are open not later than 6:00 p.m.; and between 8:30 10:00 a.m. and 2:30 4:00 p.m. in recall units when a store is open later than 6:00 p.m. If an employee declines or is unavailable during these call times, it will be considered a refusal of work for purposes of Clause 31.4. Employees who are unavailable or decline work offers outside the call times will not be considered to have refused work for purposes of Clause 31.4.

(2) Variations to (1) above may be made by mutual agreement at the local level between persons designated by the Employer and the Union respectively. Such a local agreement may be cancelled on 15 days' notice by either party, at the expiration of which notice period the call times in (f)(1) shall apply.

(g) The geographic grouping of a new store or warehouse will be arrived at by joint consultation if the store is not clearly within one of the groups described in the above geographic recall areas.

(h) All new Signature Stores will be established as Single Store recall units pursuant to (i) below. Auxiliary employees within the recall unit will have an opportunity to select which recall unit they wish to be placed in. When an amalgamation involves stores from different recall units, the impacted recall units will be consolidated and then realigned once the Signature Store has been operating for a period of six months.

(i) All Signature Stores shall open seven days a week in order to retain the single store recall unit status.

(j) The Employer shall not unreasonably withhold agreement on an auxiliary employees specification of days and/or times of availability.

(k) Notwithstanding (f) above, if an auxiliary store employee declines or is unavailable during the call times on Monday, Tuesday or Wednesday, with the exception of the month of December and weeks in which a statutory holiday occurs, it will not be considered a decline of work for purposes of Clause 31.4.

(I) Where there is a conflict in the preference and/or selection of days and/or times of availability, seniority shall determine the preference and/or selection of the days and/or times of such availability provided that in no instance will a senior employee be permitted to displace a junior employee from an existing preference and/or selection.

12.4 Overtime Entitlement

Auxiliary employees who are scheduled to work on a normal full-time basis shall be compensated for overtime when they are required to work hours in excess of those prescribed for regular full-time employees in the work unit in which they are employed.

12.5 Vacations

(a) Subject to the provisions of Clause 31.11 (Main Public Service Agreement) and Clause 10.1 (Retail Stores and Warehouse), an auxiliary employee may take vacations during prime time, where the vacation schedule has not been utilized by the number of regular employees established for that work unit.

(b) Once the process for vacation scheduling under Clause 10.3 has been completed, any subsequent vacation requests must be submitted in writing. The Employer shall respond to all subsequent vacation requests within 14 days of submission. Approval shall be subject to operational requirements and granted on a first come, first served basis.

(c) Notwithstanding (a) above, this does not prevent an employee from making a subsequent vacation request with less than 14 days' notice.

ARTICLE 13 - CLOTHING

13.1 Standard Wearing Apparel

(a) Where the Employer requires employees to wear a uniform or to wear distinctive or identifying clothing, the Employer shall provide such clothing. Where the Employer does not have such a requirement, employees will maintain a standard of neat, clean and tidy appearance.

(b) Subject to (a) above, the clothing issue shall be as follows:

- (1) Managers/Assistant Managers
 - 3 shirts/blouses 2 pair of pants 1 cardigan 1 belt

(2) Store Clerks/Concession Clerks/Cannabis Consultants

(Regulars and Auxiliaries who have worked 1827 hours in a 15-month period.)

- 3 shirts/blouses 2 pair of pants 1 cardigan 1 belt
- (3) Auxiliary employees who have worked in excess of 30 days:
 - 2 shirts/blouses 2 pair of pants 1 cardigan
 - 1 belt

(c) Replacement of unserviceable items will be made upon surrender of items to be replaced and proof that replacement is necessary.

(d) It shall be the responsibility of the employee to maintain, clean and/or repair washable clothing provided to the employees by the Employer.

(e) The issue outlined in this article shall be stock sizing. Tailoring-to-fit where required shall be provided at the Employer's expense and may include the following: hemming slacks to proper length, taking in, or letting out seams, adjusting sleeve length. Any measuring or fitting required to comply with this article shall, wherever possible, occur during the employees regularly scheduled shift.

(f) Changes and choices in the style or colour of apparel shall be made only after consultation between the parties.

(g) All apparel supplied by the Employer shall be union made and bear a union label.

(h) In the Retail Stores System, the WCB requirement of substantial footwear made of leather or other material appropriate to the protection required shall be footwear which is appropriate to a retail operation, and may include recreational footwear.

13.2 Safety Clothing

The Employer will continue to supply aprons, goggles, gloves, and rubber pants for the use of warehouse employees where such equipment is required in the interest of safety. If other safety items become mandatory, under the Workers' Compensation Board regulations, for particular sections of the warehouse, the Employer will provide such items as plant issue.

13.3 Safety Footwear

Where employees are required by the Workers' Compensation Board Regulations or by the Employer to wear safety toed footwear in the performance of their regular duties, upon production of a receipt, will be reimbursed, on the following basis:

- (a) all regular employees and auxiliaries who have worked 1827 hours in a 15-month period up to.
 - (1) Effective April 1, 2022: \$160 biennially; and
 - (2) Effective April 1, 2023: TBD biennially; and
 - (3) Effective April 1, 2024: TBD biennially.
- (b) auxiliary employees who have worked in excess of 210 hours up to.
 - (1) Effective April 1, 2022: \$160 biennially; and
 - (2) Effective **April 1, 2023: TBD** biennially; and
 - (3) Effective **April 1, 2024: TBD** biennially.

Part-time regulars shall be prorated.

Note: The 2023 and 2024 allowances will be increased by the percentage of the combined GWI and COLA for each respective year.

13.4 Work Clothing - Distribution Centres

(a) Regular warehouse workers and auxiliary warehouse workers who have worked 1827 hours in thirty-three pay periods shall, upon request, be provided with an initial issue of the following work clothing:

- 2 pair of pants
- 3 shirts

Upon request, the initial issue of work clothing for auxiliary employees who have worked in excess of 30 days shall be:

- 2 pairs of pants
- 2 shirts

(b) Replacement of unserviceable items will be made upon surrender of items to be replaced and proof that replacement is necessary.

(c) It shall be the responsibility of the employee to maintain, clean, and/or repair washable clothing provided to the employees by the Employer.

(d) All apparel supplied by the Employer shall be union made and bear a union label.

(e) Changes and choices in the style or colour of apparel shall be made after consultation between the parties.

ARTICLE 14 - GENERAL CONDITIONS

14.1 Fork Lift Assignments - Warehouse

(a) *Except as otherwise provided in this article:*

(1) Warehouse worker II who are qualified and capable will be assigned fork lift driving duties as in order of seniority.

(2) Under no circumstances will an auxiliary employee be employed as a fork lift operator where a regular employee is available and capable. When such duties are to be assigned to an auxiliary, they are to be rotated on an equitable basis.

(b) The provisions of this article do not apply to periods of work assignment of less than a shift or when an employee is being trained.

14.2 Working Environment

The parties agree that a safe and clean working environment is essential in order to carry out work assignment in a satisfactory manner.

It will be the Employers responsibility to ensure that all working areas are maintained in a safe and clean condition.

14.3 Lunch Area Facilities - Retail and Licensee Stores

(a) The Employer will provide a table, chairs, and a clock in the lunchroom area.

(b) Where space will permit, in or adjacent to the lunchroom area, employees may provide a refrigerator, pop machine, and electric kettle.

(c) Lunchroom areas and toilet facilities will not be used for storage.

(d) The Employer agrees not to use lunchrooms for labour relations meetings when alternate meeting space within the worksite is available. When alternate meeting space is not available within the worksite, the Employer agrees it will not use the lunchroom during shift changes, established break times and meal breaks.

Except in emergencies, duties which could be considered as normally being performed by tradesman, listed in the Environmental, Technical and Operational Component Agreement, shall not be assigned to store staff.

14.5 Written Examinations for Promotion

(a) When an applicant for promotion is on relief duty and not readily available to write required examinations, they shall be provided the opportunity to sit for such examination.

(b) Where an employee fails to pass a required examination they shall be eligible to write the examination at the first available opportunity after completion of an additional six months service.

14.6 Training

The local supervisor shall be responsible in a work unit for providing job training on an equitable basis to employees filling vacant or new positions and for retraining other employees where necessary.

14.7 Transfer of Regular Employees

In the retail store system, a regular employee who wishes to transfer from their present worksite location to another worksite location within the same geographic or headquarters location, shall notify their Regional Manager in writing of their request. The employee shall be entitled to move not more than once in a two year period. This request will be considered in a fair and equitable manner, subject to operational requirements and the employee shall receive a written decision within 60 days.

14.8 Personal Property

Where an employee's personal property, utilized in the performance of their duties, is damaged by a customer while the employee is carrying out their duties, and the damages are not covered by the Workers' Compensation Board, the Employer shall reimburse the employee for the necessary repairs or damage to the employees personal property if it can be shown that there was no negligence on the part of the employee.

ARTICLE 15 - TERMS OF AGREEMENT

15.1 Duration

This Agreement shall be binding and remain in effect until midnight March 31, 2025.

15.2 Notice to Bargain

(a) This Agreement may be opened for collective bargaining by either party giving written notice to the other party on or after January 1, **2025**, but in any event not later than midnight January 31, **2025**.

(b) Where no notice is given by either party prior to January 31, **2025**, both parties shall be deemed to have been given notice under this clause on January 31, **2025**, and thereupon the commencement of bargaining will apply.

(c) All notices on behalf of the Union shall be given by the President of the Union or a designate, and similar notices on behalf of the Employer shall be given by the Head of the BC Public Service Agency.

15.3 Commencement of Bargaining

Where a party to this Agreement has given notice under Clause 15.2 of this Agreement, the parties shall, within 14 days after notice was given, commence collective bargaining.

15.4 Changes in Agreement

Any changes deemed necessary in this Agreement may be made by mutual agreement at any time during the life of this Agreement.

15.5 Agreement to Continue in Force

Both parties shall adhere fully to the terms of this Agreement during the period of bona fide collective bargaining unless changed by the Main Public Service Agreement.

15.6 Effective Dates of Agreement

The provisions of this agreement, except as otherwise specified, shall come into force and effect on April 1, **2022**.

SIGNED ON BEHALF OF THE UNION:

SIGNED ON BEHALF OF THE EMPLOYER:

Stephanie Smith President Sheila Godwin, BCPSA Senior Labour Relations Specialist

Christine Peters BCGEU Staff Representative Christy Howis, BCPSA Senior Labour Relations Specialist

Britt Skinner BCGEU Staff Representative Rita Ferrara, LDB Executive Director, Human Resources Services

Kusam Doal Vice President RSW Component Kevin Satterfield, LDB Director, Cannabis Operations

Keith Stone Bargaining Committee Member (*Rita Ferrara on behalf of*) Ken McDonnell LDB Director, Warehouse Operations

Erica Cardarelli Bargaining Committee Member Jonathan Castaneto, LDB Director, Store Operations

Kelly Smith Bargaining Committee Member Aaron Williamson, LDB Director, Cannabis Distribution

Shannon Dudley Bargaining Committee Member

Date: Signed on July 25, 2023

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149	Abbotsford	105	Massett
225	Alert Bay	165	Meadowtown
215	Armstrong	29	Merritt
138	Barriere	202	Nakusp
232	Bella Coola	32	Nelson
117	Broadway & Maple	74	New Denver
73	Burns Lake	31	New Westminster
78	Castlegar	205	Nicola Station
226	Chase	217	North Burnaby
238	Chetwynd	77	Northgate
88	Clearwater	221	100 Mile House
201	Clinton	228	Park Royal
113	Collingwood-Kingsway	69	Oliver
153	Como Lake	83	Osoyoos
75	Creston Valley Mall	155	Pender Island
212	Dawson Creek	40	Port Alberni
131	Elkford	128	Port Alice
-		-	
13	Fernie	236	Port Hardy
182	Fleetwood	115	Port McNeill
222	Fort Nelson	205	Port Moody
248	Fort St. James	41	Powell River
3	Fort St. John	174	Prince George Pine Centre
218	Fort Street	35	Prince Rupert
91	Fraser Lake	37	Princeton
95	Fruitvale	211	Queen Ch. City
134	Gabriola Island	43	Quesnel
204	Ganges	45	Revelstoke
16	Golden	76	Richmond Brighouse
55	Gold River	120	Richmond Ironwood
		244	Richmond Seafair
15	Grand Forks	44	Rossland
14	Greenwood	207	Salmo
65	Haney	46	Smithers
227	Hazelton	224	Solo
71	Норе	229	Sooke
99	Houston	28	Sparwood
234	Hudson Hope	208	Squamish
79	Kamloops Columbia Place	47	Stewart
18	Kaslo	52	Terrace
148	Kelowna Mission Park	160	39 th & Cambie
167	Kelowna Orchard Park	129	Thurlow & Alberni
143	Kelowna Westbank	118	Tofino
19	Keremeos	51	Trail
213	Kitimat	169	Tumbler Ridge
67	Lake Cowichan	216	Ucluelet
158	Langley	96	Valemont
23	Lillooet	81	Vanderhoof
139	Logan Lake	135	Vernon
214	Lumby	125	Westshore
26	McBride	163	Westwood
106	Mackenzie	63	Williams Lake
100	MIGUNETIZIE	166	Winfield
		100	Wholesale Customer Centre
		231	Wholesale Customer Centre
		/ 5	

APPENDIX 1 Single Store Geographic Layoff and Recall Areas

231 Wholesale Customer Centre

APPENDIX 2 Multiple Store Geographic Layoff and Recall Areas

Unit No.	Store No.	Area
1	94 112 191 53 233	Bute Street Cardero Yaletown Harbour Centre Robson
2	111 300 137 239	Commercial Drive Broadway & Lillooet Kensington SFU
3	177 237 123 194	8 th and Cambie 28 th and Main Kingsgate Mall Champlain Square
4	038 90	Marpole Jericho Village
5	192 102 136 210	UBC Market Place Dunbar Arbutus Kerrisdale
6	193 220 203 97	Byrne Road HighGate Village South Burnaby Royal Square
10	241 145 172	Nordel Crossing Scottsdale Kings Cross
11	240 122	Guildford Whalley
12	127 186 70	Fort Langley Walnut Grove Cloverdale
13	189 27 109	Abbotsford Village Mission Aldergrove
14	64 7 170	Agassiz Chilliwack Sardis
16	25 98	Ladner Tsawwassen

Unit No.	Store No.	Area
17	110 183 6	Ocean Park Penninsula Village Semiahmoo
18	72 152 175 107	Ambleside Capilano Mall Caulfeild Westview
19	133 247 196	Dollarton Village Lynn Valley Esplanade
20	150 161 178	James Bay Blanshard Square Fairfield
21	124 82	Gorge & Tillicum Hillside
22	181 242 140	Broadmead Village Saanich Cedar Hill
23	50 59	Sidney Trafalgar Square
24	206 12 173	Chemainus Duncan Mill Bay
25	24 33 188 243	Ladysmith Nanaimo Port Place Nanaimo Longwood Nanaimo Terminal Park
26	42 157 34	Parksville Parksville North Qualicum
28	235 10 8	Comox Courtenay Cumberland
29	5 185	Campbell River Willow Point
30	80 93 230	Gibsons Madeira Park Sechelt

Unit No.	Store No.	Area
31	302 179 101 195	Whistler Whistler Marketplace Pemberton Whistler Creekside
33	130 86	Penticton Plaza Summerland
36	147 223	Kamloops Westsyde Kamloops North
37	49 48 92	Enderby Salmon Arm Sicamous
38	2 60	Ashcroft Cache Creek
39	17 245	Invermere Radium
40	009 066	Cranbrook Kimberley
41	154 114	Prince George College Heights Prince George Hart

APPENDIX 3 Distribution Centre and Warehouse Layoff and Recall Areas

- 1. Delta Distribution Centre
- 2. Kamloops Distribution Centre
- 3. Richmond Distribution Centre
- 4. Burnaby Dry Goods Warehouse

APPENDIX 4

1. The purpose of this appendix is to put into operation the agreement reached during the 1988 Master negotiations concerning the conversion of auxiliary employees to regular status.

2. Using September 1, 1988 as the reference date, auxiliary employees who satisfy one of the Ready formulae shall be converted to regular status. It is agreed that the operation of this paragraph shall result in the conversion of not less than 200 employees.

3. Auxiliary employees who satisfy one of the Ready formulae on a date subsequent to September 1, 1988 shall be converted to regular status at that time.

4. All employees who have been converted to regular status since November 1, 1983, and all employees who are converted under paragraphs 2 or 3 above, shall be assigned a seniority date which shall be the date on which he or she first satisfied one of the Ready formulae, provided that in no event

will a regular seniority date earlier than November 1, 1983 be assigned. It is understood and agreed that the assignment of a retroactive seniority date is for future application only.

5. Employees converted under paragraphs 2 or 3 above shall be assigned to a single store in like manner as other regular employees.

6. Where a shift schedule as outlined in Article 7 of this Component Agreement is available at the time of conversion, the employee(s) converted shall be assigned thereto. Where such is not available, the Employer may, for the purpose of facilitating conversion, assign the employee(s) to a seven-hour x five-day per week shift schedule. Thereafter, when vacancies arise in a shift schedule as outlined in Article 7, the converted employees shall be assigned thereto in order of seniority in that block.

7. Apart from the foregoing, all rights and benefits pertaining to regular employees generally shall pertain to employees converted to regular status under this appendix.

8. It is expressly understood and agreed that this appendix is solely for the purpose of facilitating the conversion of auxiliary employees to regular status; further, that it shall not be interpreted or administered in a manner which would undermine the provisions of Article 7 of this Component Agreement.

9. The terms of this appendix, to the extent applicable, shall be utilized in the resolution of the grievances existing at this date under Clause 31.1(b).

10. The parties hereby appoint Vince Ready and Chris Sullivan whose jurisdiction it shall be to resolve by binding decision any disputes as to the interpretation or application of this appendix. The umpire shall hear and decide any such disputes, by briefly worded decision, within 30 days of them being referred to him. The umpire may determine his own procedures consistent with natural justice. Both parties shall cooperate to ensure an expeditious proceeding, and shall cooperate with requests by the umpire for data or information.

Effective April 1, 2010, the umpire shall be Vince Ready and Chris Sullivan.

Renewed effective February 4, 2022

INFORMATION APPENDIX 1 Re: Regular Part-Time Employees Service Benefits, Paid Time Off and Other Allowances

Prorated

- Service seniority (one years' service seniority for every 1827 hours completed)
- Vacation
- Paid Holidays
- Main Public Service Agreement 20.12 Maximum Leave Entitlement
- STIIP
- LTD
- Superannuation
- Canada Pension Plan*
- Employment Insurance*
- Workers' Compensation Board*
- Group Life* (only entitled to minimum)
- * is only prorated to the extent that the benefit is based on the Employees part-time salary.

Not Prorated

- Basic Medical Insurance
- Extended Health Care Plan

Dental Plan

• Air Travel Insurance

Others

- Overtime (paid in accordance with Clause 16.10 of the BCGEU Main Public Service Agreement)
- Annual increment (eligibility based on acquisition of 1827 hours since last increment)

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 1 Re: Liquor Distribution Branch Training Initiatives

The parties agree that it is important that employees maintain and improve skills both to keep their present skills up to date and to provide for career development.

Training shall be a priority and to that end the following will be undertaken:

- 1. to ensure there is Branch-wide communications of training programs;
- 2. to ensure all employees are provided the training programs applicable to their job.

The parties are dedicated to ensuring the Clause 3.2 Committee responds to changing education and training needs within the Branch.

The Branch's policies on Educational Leave, Development Leave and Tuition Subsidy Program will be posted in all retail stores and warehouses.

This memorandum is in effect for the term of the **19th** Component Agreement.

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 2 Re: Hours of Operation

Warehouse Operations

The Employer intends to operate on a 24-hour, 7-day basis; however, effective the date of ratification, the hours of operation will be from 11:30 p.m. Sunday through Saturday.

At such time as the Employer intends to operate on Sunday, the Union will be provided 60 days' notice of such change in the hours of operation.

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 3 Re: Employment of Seasonal Employees

Seasonal employees are intended to supplement the staff complement at peak volume periods as prescribed below:

1. Seasonal employees (SEs) can be appointed for a maximum of 115 days per calendar year during the prescribed peak volume periods.

2. No SEs will be recalled to work until auxiliary employees in the recall area have been offered such work.

3. SEs do not earn service seniority and are considered as and when required status.

4. Article 31 will not apply to SEs and at the conclusion of their term certain appointment, they shall be considered terminated for cause.

5*. In store operations, SEs may work, subject to (2) above, during the period of June 23 to Labour Day and/or November 24 to December 31. A training period of up to three - four days may be utilized prior to June 23.

6*. In warehouse operations, SEs may work subject to (2) above from mid-November to December 31 and/or July 1 to Labour Day. A training period of up to one week may occur prior to mid-November and/or July 1 seasons. It is understood there is limited flexibility around Canada Day of three - four days.

7. The rate for SEs will be grid G1 in Appendix 3G of the Main Public Service Agreement. **Effective April 1, 2024, the rate for SEs will be grid G3 in Appendix 3G of the Main Public Service Agreement.**

8. The Employer shall provide to the Union a list, by recall unit, of all hours worked by SEs before March 31 of each year.

* It is understood there is limited flexibility around Labour Day of three - four days on either end.

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 4 Re: Pre-Scheduling and Recall to 5 Hour and Split Shifts

In pre-scheduling auxiliaries and laid-off regulars working in the liquor stores, in accordance with Clause 12.3 of the RS&W Component Agreement, the parties agree that the Employer can pre-schedule five hour shifts. These five hour shifts shall be considered to be full-length shifts, and employees can normally be prescheduled up to five days per week.

No employee shall be allowed to work in excess of six days per week.

In recognizing that employees may wish to maximize the work made available to them through the recall process up to a maximum of 35 hours per week, these employees will have the option to voluntarily be prescheduled or recalled for split-shifts. This would allow them to be prescheduled or recalled for more than one shift per day, dependent upon the work available and their relative seniority on the auxiliary recall list. Depending upon their position on the auxiliary recall list, these employees will be scheduled or recalled to a maximum of 10 hours per day and 35 hours per week before incurring overtime pay.

Those employees wanting to volunteer to work six days per week and/or volunteer to be prescheduled or recalled for split shifts will be required to indicate in writing that they are available to be prescheduled or

recalled for either or both of these options. Should an employee wish to cancel their availability for one or both of these options, the employee may do so by providing the Employer with ten days written notice.

In an effort to maximize the shifts available to employees on recall in stores, the LDB will implement the following revisions to the current Recall procedures:

1. Stores requesting shifts for pre-scheduling will keep all full blocks of work intact (a full block of work is any combination of shifts, from one store, that totals 35.00 hours). All remaining full-length shifts (5.00 hours or greater) will be considered as separate and individual requests for work. This will allow Recall supervisors to combine those single shifts with single shifts from other stores to maximize employee workweeks. While this eliminates the concept of part-blocks of work, Recall supervisors will attempt to keep shifts at the same store together as much as possible.

2. When a longer shift becomes available through daily callout, the Recall supervisor will make one phone call to the most senior employee on recall who has been pre-scheduled for a 5.00-hour shift that day. This call will be documented on the recall records. The senior employee will then have the option of accepting or refusing the longer length shift. There will be no penalty (decline) for auxiliaries who turn down such an offer; however, the employee would still be expected to work the previously pre-scheduled 5.00-hour shift. If no contact is made with the senior employee, the longer shift will be offered to the next most senior employee pre-scheduled for a 5.00-hour shift. If none of the employees pre-scheduled for 5.00-hour shifts can be contacted or if they all turn down the offer, the shift will then be assigned in accordance with the normal daily recall procedures.

3. If a subsequent longer length shift becomes available (even if it is longer than the first), it will be offered to the next-most senior employee pre-scheduled for a 5.00-hour shift that was not contacted in the process outlined in #2 above. Recall supervisors should not go back and offer the subsequent shift to the first employee. The longest known shift at the time rule will apply. Again, if the subsequent shift cannot be given to an employee pre-scheduled to work 5.00-hour shifts, then it will be assigned through the normal daily recall procedures.

4. Where an employee has been pre-scheduled for five x 5.00-hour shifts in a week and a shift becomes available through daily recall on a day that they were not pre-scheduled to work the shift will be offered to the employee in the attempt to maximize his or her workweek. The employee must accept the shift in accordance with normal recall procedures (i.e., incurring a decline or not, depending on whether they have volunteered to work six days pursuant to 1. above).

This memorandum is in effect for the term of the **19**th Component Agreement.

Renewed Effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 5 Re: The Payment of Auxiliary STIIP Benefits

The parties have agreed upon a process for determining how Short-Term Illness and Injury Plan (STIIP) benefits will be paid to eligible auxiliary employees.

1. Eligibility for STIIP Benefits

Auxiliary employees are eligible for STIIP benefits if they meet the conditions outlined in Clauses 31.5 and 31.12 or the conditions outlined in Memorandum of Understanding 14 of the 17th Master Agreement. They must:

(a) Have attained their 1827 status by having worked 1827 hours in 33 pay periods and maintained that status.

(b) Call in on a daily basis, during the designated call-in period, and inform the Recall Supervisor that the reason they cannot work is due to illness or injury. For lengthy illnesses, the requirement to call in on a daily basis may be waived once the employee has provided acceptable medical documentation that supports an extended absence.

- (c) Have been offered work or would have received an offer of work if not for the illness or injury.
- (d) Have met the requirement for proof of illness as required in the Collective Agreement.

Auxiliary employees who have met the eligibility requirements outlined above will be entitled to receive paid STIIP benefits as set out below.

2. Work Offered Through Daily Recall

(a) An 1827 status auxiliary on daily recall will be eligible for paid STIIP benefits if the employee calls in, during the designated call-in period, and informs the Recall Supervisor that they cannot work due to illness or injury. If a junior auxiliary is then called out to perform the work that would otherwise have been given to the ill employee, the ill auxiliary will be paid STIIP benefits.

(b) The amount of STIIP benefits paid to the ill employee will be based upon the actual amount of hours worked by the junior employee. This may be for the same number of hours that the ill employee was originally scheduled to work if the shift was fully replaced, a lesser amount of hours if the shift was only partially replaced, or for no hours if the shift was not replaced. The amount of STIIP benefits paid may also be for more hours than the ill employee was originally scheduled if the junior auxiliary is required to work a longer shift (as long as the additional hours plus the hours already worked and any remaining pre-scheduled shifts do not place the ill employee in an overtime situation).

(c) The work to which the junior auxiliary is recalled applies only to the shift that the ill auxiliary would have worked. Overtime worked by any employee is not the equivalent of the recall of a junior auxiliary.

(d) The fact that junior auxiliaries may already be working does not entitle the ill employee to STIIP benefits. A junior auxiliary has to be specifically recalled to replace all or part of the ill auxiliary's shift.

(e) STIIP benefits, under this requirement, are only paid to one auxiliary employee per replacement shift.

(f) For the purpose of determining an ill auxiliary's entitlement to STIIP benefits, a seasonal employee will be considered to be the same as a junior auxiliary. That is, if a seasonal employee is recalled to work in place of the ill auxiliary, the ill auxiliary will be entitled to STIIP benefits.

3. Pre-Scheduled Work of One Week or Less

Pursuant to Clause 31.12(d), an auxiliary employee who has been pre-scheduled to work for one week or less is entitled to STIIP benefits if they commence work and work at least one-half of one shift of that assignment. If an auxiliary does not work one-half of one shift of a pre-scheduled assignment, Clause 2 (Work Offered Through Daily Recall) above applies and they may be eligible for STIIP benefits if they are replaced on a daily basis.

(a) Once one-half of a shift of a pre-scheduled assignment has been worked, an auxiliary who becomes ill will be eligible for STIIP benefits for every remaining shift or part shift of the pre-scheduled assignment. STIIP benefits will be based on the shift length that the employee had been pre-scheduled to work.

In order to meet the requirement of working one-half day, the auxiliary must actually attend work for one-half day. Vacation, statutory holidays and other paid or unpaid leaves do not count as time worked. Training, travel time, and other assignments outside of the workplace count as time worked.

(b) The payment of STIIP benefits during a pre-scheduled work assignment is conditional on the employee calling in on a daily basis, during the established call-in period, to notify the supervisor that they are unable to work due to illness or injury. Once the employee has provided acceptable medical documentation that supports their continuing inability to work, the employee will no longer be required to call in on a daily basis and will be paid STIIP benefits in accordance with the length of each remaining shift in the initial pre-scheduled assignment and in any subsequently pre-scheduled assignment.

(c) The daily recall procedures apply on any day that an auxiliary employee is not pre-scheduled during a week. That is, the employee would only be paid STIIP benefits if they called in sick during the call-in period, would have been recalled for work that day, and the work was replaced by a junior employee.

4. Assignments of Greater than One Week

Pursuant to Clause 31.12(d), an auxiliary employee who has been pre-schedule to work an assignment of one week or longer (a lock-in assignment) is entitled to STIIP benefits if they commence work and work at least one-half shift of that assignment. If an auxiliary does not work one-half of one shift of a pre-scheduled assignment, Clause 2 (Work Offered Through Daily Recall) above applies and they may be eligible for STIIP benefits if they are replaced on a daily basis.

(a) In order to meet the requirement of working one-half day, the auxiliary must actually attend work for one-half day. Vacation, statutory holidays and other paid or unpaid leaves do not count as time worked. Training, travel time, and other assignments outside of the workplace count as time worked.

(b) An auxiliary employee who is unable to commence work and work at least one-half of a shift of a lock-in is entitled to STIIP benefits for the first five workdays if their shift is replaced, in accordance with Clause 2 (Work Offered Through Daily Recall) above. Once the employee has provided acceptable medical documentation that supports their continuing inability to work, STIIP benefits will be paid in accordance with the shift lengths that had originally been scheduled for the balance of the assignment of greater than one week.

(c) STIIP benefits would continue to be paid until the end of the assignment and during any immediately following lock-in assignment (as long as the employee continues to submit acceptable medical documentation on a monthly basis) until the STIIP benefits period is exhausted or the employee is able to return to work, whichever occurs first.

(d) Where a subsequent lock-in assignment is not available, an auxiliary who continues to remain sick beyond the end of a lock-in assignment will be paid STIIP benefits based on the applicable rules for the term of the assignment that immediately follows (i.e., daily recall or pre-scheduled work).

5. Cessation of Auxiliary STIIP Benefits

Where an auxiliary fails to advise their supervisor on a daily basis of their inability to work due to illness or fails to provide medical documentation as required, their entitlement to STIIP benefits will end.

6. Calculation of Auxiliary STIIP Benefits

Auxiliary STIIP benefits will be calculated pursuant to Clause 31.12(e) of the Main Public Service Agreement.

The terms of this Memorandum of Agreement shall come into force and effect on April 1, 2012, except as otherwise specified.

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 6 Re: Warehouse Worker Positions in the Vancouver, Delta and Kamloops Distribution Centres

1. Where the Employer determines that:

(a) A full-time regular Warehouse Worker 3 position is required; any full-time regular Warehouse Worker 3 working on another shift will be given the opportunity to fill the position. The Warehouse Worker 3 with the most service seniority will be awarded the position. The subsequent vacancy will again be offered to Warehouse Worker 3 employees working on another shift and awarded on the basis of service seniority. If no full-time regular Warehouse expresses an interest in the vacancy, the vacancy will be posted and filled through the competition process outlined in Article 12 of the Main Public Service Agreement.

(b) A full-time regular Warehouse Worker 2 position is required; any full-time regular Warehouse Worker 2 working on another shift will be given the opportunity to fill the position. The Warehouse Worker 2 with the most service seniority will be awarded the position. The subsequent vacancy will again be offered to Warehouse Worker 2 employees working on another shift and awarded on the basis of service seniority. If no full-time regular Warehouse Worker 2 expresses an interest in the vacancy, the vacancy will be offered, in order of service seniority, to regular part-time Warehouse Worker 2 employees, prior to posting.

2. Where there are multiple vacancies, the Employer shall offer shift changes by expression of interest at least once annually for the classification of Warehouse Worker 2 and Warehouse Worker 3.

Renewed effective February 4, 2022

MEMORANDUM OF UNDERSTANDING 8 Re: Paid Holiday Scheduling

The parties agree that the short shift changeover premium referenced in Article 15.4 of the Main Public Service Agreement between the Province of BC and the BC **General** Employees Union, does not apply to regular employees who are offered and voluntarily accept a shift on a Paid Holiday as designated under Article 17.1.

Further, the Employer will revise the directive dated August 1, 2017 regarding the process and principles of staffing on paid holidays to reflect this agreement.

Finally, the Employer agrees to notify the Union prior to making any changes to the process and principles document for the term of the **19**th Retail Stores and Warehouse Component Agreement.

Renewed effective February 4, 2022