COLLECTIVE AGREEMENT

BETWEEN

CHEWTERS CHOCOLATES (1992) INC.

AND

UNITED STEELWORKERS LOCAL 2009

Effective May 1, 2017 - April 30, 2022

Errors & Omissions Excepted cope-343

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COLLECTIVE AGREEMENT

BETWEEN

DYNAMIC CHOCOLATES

AND

USW LOCAL 2009

PREAMBLE

The purpose of this Agreement is to secure for the Company, the Union and the employees the full benefits of orderly and legal collective bargaining. The parties will ensure to the utmost extent possible, the safety and physical welfare of the employees, economy of operation, quality and quantity of output, and protection of property. It is recognized by this Agreement to be the duty of the Company and the Union and the employees to co-operate fully, individually and collectively, for the advancement of said conditions.

The Company and the Union agree to abide by the terms set out in this Agreement. The Union further agrees that it will at all times instruct its members to act in accordance with the terms contained in this Agreement. The Company agrees, in the exercise of the functions of Management, that the provisions of this Agreement will be carried out.

ARTICLE 1 - BARGAINING AGENCY

1.1 Recognition

The Company recognizes the Union as the sole collective bargaining agent of the certified employees of the Company.

1.2 Employee

In this Agreement, "employee" means an employee in the bargaining unit.

1.3 Meetings

The Company and the Union will meet at such time and place as may be mutually agreed upon for the purpose of discussing wages and working conditions and adjusting any matters within the confines of this Agreement which come within the scope of collective bargaining between Employer and employee.

1.4 Bargaining Authority

The Employer recognizes the Union as the exclusive collective bargaining agent for all employees in the bargaining unit.

1.5 Access to Operations

Official Union representatives shall obtain access to the Company's operations for the purpose of meeting with the management. The Union shall obtain authorization from the Employer as to the appropriate time for such contact. Permission will be granted by the Company on request and subject to such reasonable terms and conditions as may be laid down by the Company.

ARTICLE 2 - MANAGEMENT RIGHTS

The Union agrees that the management and control of the Employer's business and the direction and control of the Employer's workforce are vested exclusively in the Employer, subject only to the limitations imposed upon the Employer by the provisions of this Agreement. The Union further recognizes and agrees that the Employer retains all the customary rights, responsibilities, functions and prerogatives of management, except as expressly modified or restricted by a specific provision of this Agreement.

ARTICLE 3 - UNION SECURITY

3.1 Union Shop

Every employee who is now or hereafter becomes a member of the Union shall maintain his/her membership in the Union as a condition of employment, and every new employee whose employment commences hereafter shall, within thirty (30) days after the commencement of his employment, apply for and maintain his/her membership in the Union as a condition of his/her employment.

3.2 Discharge of Non-members

Any employee who fails to maintain his/her membership in the Union as prescribed herein by reason of refusal to pay dues and assessments shall be subject to discharge after seven (7) days' written notice to the Company of the said employee's refusal to maintain his/her membership.

3.3 Check-off

The Company shall require all employees to execute the following assignment of wages in duplicate, the forms to be supplied by the Union, said forms to be forwarded to the Union not later than fifteen (15) calendar days following the date of hiring.

3.4 Social Insurance Number

The Company shall furnish the Union with the Social Insurance Number of each employee on its payroll when dues are forwarded to the Union after the execution of this Agreement or after the employee enters the employment of the Company, whichever date last occurs.

3.5 Amount of Dues and Initiation Fees

Union dues shall be \$____ per month. Initiation fees shall be _____. Such dues and initiation fees shall not be changed except in accordance with the provisions of the Union's constitution and bylaws. No such change will be effective until the Union has delivered written notice of the change to the Employer and all employees. Initiation fees may be deducted in equal amounts over a period of three (3) months beginning the month following becoming a member of the Union.

3.6 Disclaimer/Indemnity

Subject to this Article 3, the Employer shall have no financial responsibility for the fees or dues of any employee, unless the Employer owes an employee sufficient unpaid wages to pay the fees and dues assigned. The Union agrees to indemnify and hold the Employer harmless against any claims, demands, actions, or charges brought against the Employer by an employee as a result of the application of this Article 3.

ARTICLE 4 - EMPLOYEE DEFINITION

Full-time regular employees qualify by working 850 or more hours in a calendar year and are available for work on any shift on a continuing basis.

All other employees shall be classified as Temporary and shall not be entitled to the provisions related to severance, technological change, or plant closure. If a Temporary employee subsequently becomes a Regular employee, all rights under this Agreement which are based on length of service or seniority (including probation) shall be calculated from the commencement of the temporary employment.

<u>ARTICLE 5 - PLANT COMMITTEE</u>

5.1 Composition

The Plant Committee shall consist of a maximum of three (3) employees plus one (1) alternate steward who have completed the probationary period of employment with the Company and who are members of the Union.

5.2 Notification

The Union shall notify the Employer in writing of the names of the Plant Committee members. The Employer shall not be required to recognize a Plant Committee member until it has been so notified.

5.3 <u>Investigation/Processing of Grievances</u>

Where possible, stewards' duties will be performed outside of normal working hours. In no such case will there be any interference with production. If such duties are performed during working hours, a Steward must first obtain permission from his or her manager or designate.

5.4 No Union Activities

Meetings may be held during non-working hours provided permission is obtained in advance and operational requirements permit.

5.5 Labour Management Committee

A Labour-Management Committee shall be established, consisting of two (2) employees and two (2) representatives of the Employer. On the written request of any of its member(s), the Labour-Management Committee shall meet at least once every two months during the term of this Agreement, to discuss issues relating to the workplace that affect the parties or any employee bound by this Agreement. Such meetings will not interfere with production activities. The purpose of the Labour-Management Committee is to promote the cooperative resolution of workplace issues, to respond and adapt to changes in the economy, to foster the development of work related skills and to promote workplace productivity.

Employees attending such meetings will be paid straight time wages for the time spent at the meeting.

ARTICLE 6 - HOURS OF WORK

6.1 Normal Shift Hours

The normal shift hours for all employees with the exception of Supervisors shall be between the hours of 7:00 a.m. and 4:00 p.m.. If an afternoon shift is required, the normal hours shall be between the hours of 3:00 p.m. and 12:30 a.m.

For Supervisors, the starting and stopping times may vary from the above. It is understood that due to operating requirements, Supervisors may be regularly scheduled to work overtime prior to and/or at the end of each shift.

6.2 Overtime Pay

- a. An employee shall receive overtime pay of one and one half (1 ½) times his or her regular hourly wage for all hours worked in excess of:
 - (i) eight (8) in a day; and
 - (ii) forty (40) in a week, but excluding from the calculation hours worked in excess of eight (8) in a day.
- b. An employee shall receive overtime pay of two (2) times his or her regular hourly wage:
 - (i) for all hours worked in excess of eleven (11) in a day; and
 - (ii) forty eight (48) in a week, but excluding from the calculation hours worked in excess of eight (8) in a day.
 - (iii) For Sundays where an employee has worked forty (40) or more hours in the preceding week.

6.3 General Holidays

Where a week contains a General Holiday, the references to hours in a week in Article 6.2 above shall be reduced by eight (8) hours for each General Holiday in the week.

6.4 Continuous Shifts

For full-time regular employees the hours of work shall be between the hours of 7:00 a.m. and 4:00 p.m. for day shift, 3:00 p.m. and 12:30 a.m. for afternoon shift, and 11:00 p.m. and 7:30 a.m. for night shift. Employees may change shift with prior approval by the manager or designate. Such approval must be authorized in writing in advance using the Action Form.

6.5 Starting/Stopping Times

The determination of regular starting and stopping times for daily and weekly work shall be made exclusively by the Employer, and may be changed by the Employer from time to time, subject to the provisions of this Agreement. In making such changes, wherever possible, the Employer shall endeavour to accommodate employee personal transportation arrangements.

6.6 Rest and Meal Breaks

Supervisors and Production employees will receive one (1) twenty (20) minute paid break, and one (1) fifteen (15) minute paid break, one in each half of the shift.

It is recognized and accepted that due to operating requirements, it will not always be possible for Supervisors to take breaks at the same time as the crew or the breaks may be interrupted. Where breaks are interrupted, Supervisors will take the balance of the break time at a mutually convenient time. If, due to exceptional operating conditions the Supervisor is not able to take his/her complete break time, he/she will be paid overtime for time not taken.

6.7 Continuous Operation of Plant and Equipment

The Employer reserves the right to schedule hours of work, and meal breaks in order to avoid the shutdown, the stopping of equipment, or the interruption of the process subject to the provisions of this Article 6.

6.8 Authorization Required

No employee is permitted to work unauthorized overtime hours. All overtime must be authorized in advance by the employee's manager or designate.

6.9 Notice of Overtime

For production employees, overtime will be offered to the most senior employees with the qualifications and abilities necessary to perform the available work. Where overtime is necessary to meet operational requirements and sufficient employees are not available to perform the required overtime, the Employer shall designate qualified employees who have demonstrated they have the ability to perform the work required, in reverse order of seniority.

For Supervisors, overtime will be assigned according to the employee's competence as defined in Article 14.1. in relation to the operation of the specific equipment and operational requirements in the area where overtime is required. Where two or more Supervisors are deemed to be competent by the Employer overtime will be offered to the most senior employee. Where there are not sufficient competent Supervisors available, the Employer shall designate the Supervisors in reverse order of seniority subject to the definition of competence.

6.10 <u>Definitions</u>

A day shall commence at 12:01 a.m. and end twenty-four (24) hours later. A week shall commence at 12:01 a.m. Monday and end at 12:00 midnight on Sunday.

6.11 Work Schedules

Each week the Employer shall post the regular hours of work and the commencement of the meal break schedule on a bulletin board which is easily accessible and visible to employees. Such hours and schedules will be subject to operational requirements.

6.12 Supervisor Work Schedules

The Employer retains the right to assign Supervisors to shifts in order to meet Company performance standards and customer requirements, or to fulfil Supervisor training needs.

6.13 No Pyramiding

The Parties agree that there shall be no pyramiding of rates of pay, overtime premiums, shift premiums or other such premiums contained in this Agreement.

6.14 No Guarantee

Nothing in this Agreement shall be construed as a guarantee of work or pay, or of hours of work per day or per week, or of days of work per week. The provisions of this Article are intended to outline the normal or regular hours of work.

6.15 Shift Premium

Shift premiums for hours worked on the following shifts shall be:

Afternoon shift

\$0.35

Night shift

\$0.65

6.16 Shift Bonus

For purposes of the midnight shift, current full time regular employees are "red circled" and will receive \$1.00 per hour shift bonus for hours worked on the midnight shift.

ARTICLE 7 - TECHNOLOGICAL CHANGE

7.1 Definition

"Technological Change" means the installation of new, advanced mechanical equipment which would result in the need for specialized training and which affected a significant number of employees.

7.2 Notice

The Employer will give the Union a minimum of sixty (60) calendar days advance notice prior to the implementation of a technological change. Such notice shall be in writing and shall state the nature of the new equipment, the date upon which it is to be installed, and the names and classifications of the employee(s) whose job(s) will be affected.

7.3 Consultation

Where the Employer has notified the Union in accordance with Article 7.2, the parties shall meet as soon as possible, in order that the Union may make representations concerning how the technological change could be implemented with the least adverse effects.

7.4 Vacancies

If a technological change results in the creation of a new job classification, all vacancies in that classification will be filled in accordance with Article 14 of this Agreement.

7.5 Displaced Employees

Employees displaced from their jobs as a result of a technological change will be laid off and may bump in accordance with Article 14 of this Agreement, unless the employee, prior to being laid off, elects instead to:

- (a) waive his/her bumping rights and be placed on the recall list; or
- (b) accept severance pay under Article 20.

ARTICLE 8 - WAGES

8.1 Appendix "A"

Each employee shall be paid not less than the hourly rate established by Appendix "A" for their job classification.

8.2 Premiums

a. Sanitation

Persons assigned to sanitation work shall receive a premium of \$1.65 for all such hours worked.

b. Loader

Persons assigned to loader work shall receive a premium of \$2.65 for all such hours worked.

c. Material Handler

Persons assigned to a material handler position shall receive a premium of \$1.65 for all such hours worked.

d. Warehouse

Persons whose regular duties are in the warehouse shall possess a forklift license and shall receive a premium of \$2.00 for all such hours worked.

Supervisors do not qualify for the above premiums when performing these tasks.

- **8.3** All tools must meet sanitary standards at all times in accordance with Company policies and procedures.
 - a. For Supervisors, the Company will supply the necessary tools.
 - b. For Millwrights, the Company will replace damaged and missing tools.

ARTICLE 9 - PAY DAYS

There shall be a regular pay day every two weeks on Friday. On that date, each active employee shall be provided with a statement of earnings and deductions for the pay period covered.

ARTICLE 10 - GENERAL HOLIDAYS

10.1 General Holidays

The following days are General Holidays:

New Year's Day B.C. Day Good Friday Canada Day Victoria Day Labour Day Christmas Day

Remembrance Day Boxing Day Thanksgiving Day Family Day

10.2 Eligibility

Eligible employees shall receive the day off with pay on a General Holiday. To be eligible for General Holiday pay, an employee must have:

- (a) been employed for 30 calendar days; and
- (b) worked for at least 10 of the last 30 days;

10.3 Temporary Employees

General Holiday pay for temporary employees shall be based on the employee's regular hourly wage rate, multiplied by his or her average daily hours during the last thirty (30) days actually worked prior to the General Holiday.

10.4 Work Performed on a General Holiday

If an employee is required to work on a General Holiday, he or she will receive one and one-half (1 $\frac{1}{2}$) times his or her regular hourly wage for the work performed on that day, plus another day off with pay at a time mutually agreed between the Employee and his or her manager or designate.

10.5 Vacation

If a General Holiday occurs during an employee's annual vacation, an additional day's vacation with pay shall be allowed for each such General Holiday.

ARTICLE 11 - VACATIONS WITH PAY

11.1 Entitlement

- (a) Employees who have completed one (1) year of service will be entitled to two (2) weeks' paid vacation per annum.
- (b) Employees who have completed five (5) years of service shall be entitled to three (3) weeks' paid vacation per annum.

(c) Employees who have completed twelve (12) years of continuous service shall be entitled to four (4) weeks' paid vacation per annum.

11.2 Vacation Pay

- (a) The Employer shall pay annual vacation pay at the rate of two percent (2%) for each weeks' entitlement or at the current weekly salary, whichever is greater.
- (b) All employees shall receive the appropriate accrued vacation pay for that pay period on each pay cheque.
- (c) Employees will have the option to keep their earned vacation monies with the Company. Employees will further have the option of requesting and receiving vacation pay at the time they are on vacation. Any excess monies will be paid out at the end of the vacation year. Provided adequate notice is provided, vacation pay will be paid a minimum of one (1) week but in no case two (2) weeks in advance of the scheduled vacation period. The amount of payment will relate to the portion of the vacation time entitlement which is being taken at that time.

11.3 Scheduling

All vacations must be taken at a time agreeable to the Employer and is subject to operational requirements. Vacations shall be scheduled with the senior employees given preference in the selection of vacation periods, subject to the needs of the Employer.

11.4 No Carry Over

Vacations must be taken during the 12 months following each employee's anniversary date. Vacation entitlement cannot be banked or carried over from year to year.

ARTICLE 12 - CALL TIME

12.1 Where Work Commences

Four (4) hours will be paid at the regular rate, if the employee starts work unless the work is suspended for reason completely beyond Employer's control, including unsuitable weather conditions, in which case two (2) hours will be paid at the regular rate.

12.2 Where Work Has Not Commenced

Two (2) hours paid at regular rate, unless the employee is unfit to work or fails to comply with the Industrial Health and Safety Regulation of the Workers' Compensation Board.

ARTICLE 13 - HEALTH AND WELFARE

- 13.1 The Employer shall make available to all Full Time Regular employees who average twenty (20) or more hours worked per week, the right to receive benefits under the Employer's group insurance benefit plan, as amended from time to time. To be eligible, the employee must have worked 1000 hours in the last fifteen (15) months. Benefit coverage will continue for three (3) full months following layoff.
- The actual insurance benefits are provided under the contracts of insurance between the Employer and the carriers. Those contracts do not form part of this agreement. Eligibility for benefits is governed by the insurance contracts and any disputes arising shall be resolved in accordance with the terms of those contracts.
- 13.3 The obligation of the Employer under this Article is restricted to the payment of premiums, or the portion of premiums, as applicable, to the insurance carrier. The Employer has no responsibility for the administration of any insurance policy.
- 13.4 The selection of the insurance carrier for any benefits referred to in this Article is in the sole discretion of the Employer, provided that the benefit coverage provided by the new carrier, considered as a whole, are **equal to or greater than** to the benefit coverage at the time of execution of this agreement.
- 13.5 The Employer shall make available descriptions of the benefits offered; the eligibility requirements; and the procedures for obtaining benefits.
- 13.6 The Employer shall pay one hundred percent (100%) of the total current health and welfare premium costs for the benefits that apply to each eligible employee in the plan.
- 13.7 The summary of benefits is as shown below. If there is a difference between this summary and the detailed benefits outlined in the Plan documents, the Plan documents shall prevail.
- 13.8 Except as provided by the legislation, where an employee takes leave of absence without pay, the Employer shall not be required to continue paying its portion of the premiums for that employee's health and welfare benefits. The employee shall be given the option of paying the Employer's share of such premiums for the duration of his or her leave of absence provided such payments are made in advance in accordance with the procedures established by the Employer.

<u>Benefit</u>	Coverage
Basic Life Insurance	1 x annual earnings To maximum \$200,000 without evidence of insurability
Basic Accidental Death & Dismemberment	1 x annual earnings To maximum \$200,000 without evidence of insurability
Extended Health	Lifetime maximum unlimited with some exceptions Deductible: \$100 except for Hospital Care.

Extended Health Care items deductible is \$25.00 on all

Reimbursement Amount is 80% of out-of-pocket expenses after the annual deductible is satisfied.

Paramedical, prescription drugs, accidental dental, out-of-

province/out-of-Canada assistance

Extended health coverage will be provided to a regular employee who is scheduled to work and is absent due to

illness or non-occupational injury.

Dental Care

Reimbursement Amount: 80%

Maximum:

\$500.00 Individuals each calendar year \$1200.00 Family each calendar year.

Vision Care

Date of Ratification: Payment for glasses only - one pair every 24 months from time of purchase for the employee, spouse and dependents to a maximum of \$300.00 per pair.

Medical Service Plan of BC

Eligibility requirements the same as for 13.1 100% payment by the Employer.

ARTICLE 14 - SENIORITY

14.1 **Definitions**

For production workers, the Employer recognizes the principle of seniority provided that an employee is competent to perform all job duties for any position to which he/she is assigned to work pursuant to the provisions of the Article. Competency will be based on an assessment of an employee's ability to do the work and efficiently meet the requirements of the position. The seniority of an employee means the length of service with the Employer since his/her last date of hire.

For Supervisors, seniority will be the length of time in the position of Supervisor. Competency shall be defined as meeting production performance standards, and possessing the necessary skills, abilities and qualifications. For Supervisors who are promoted from the production workforce, the original date of hire will only be recognized for the vacation entitlement purposes.

For purposes of clarification the Employer is committed to providing the necessary training that will enable Supervisors to achieve the required level of competency.

For full time regular employees, one (1) year of service shall equate to the calendar year. For temporary employees, one (1) year of service will equate to 850 hours worked from the date of hire.

14.2 Layoff

Employees shall be laid off in reverse order of seniority, subject to the employee being competent to perform the required work.

14.3 Sequence

Temporary employees shall first be laid off followed by full-time regular employees.

14.4 Bumping

If an employee displaced from his or her position by the layoff procedure has the competence to do so, that employee may bump another employee with less seniority. In such cases, the employee shall receive the wage rate for the classification into which he or she bumps.

An employee may only bump up if he/she has previously held the job in the operation on a regular basis. In the event that a Supervisor is laid off who has previously accumulated seniority as a production worker and who successfully posted into a Supervisory position, he/she may exercise his/her production worker seniority and bump into that classification. Supervisors that receive layoff notice and who do not have production seniority may use their Supervisor seniority to bump into the production classification. However, under no circumstances will production workers be allowed to bump Supervisors.

Temporary employees may not bump full-time regular employees.

Where there is a product changeover, senior employees who are currently working on the line that has stopped production for the purposes of cleaning, the following will apply:

All employees currently working on the line where production has ceased to commence cleaning will stay on the line to commence the cleaning for the remainder of the day. However, if the cleaning carries over to the next day, senior employees will then have the option to bump junior employees to do production work.

14.5 Recall

For the purposes of recall from layoff, the above procedure and sequence shall be reversed. The Employer may recall employees under either one (1) of two (2) conditions:

a. Short Notice

When an employee is recalled, the Employer will advise the employee at least one (1) working day prior to the date the employee is to return to work. Employees will be advised of recall by telephone. If the Employer is unable, after reasonable efforts, to contact the laid off employee within four (4) hours, the Employer may recall the next employee in the sequence.

b. Normal Notice

When an Employee is recalled, the Employer will advise the employee three (3) working days prior to the date the employee is to return to work. If the Employer is unable, after reasonable efforts, to contact the laid off employee, the Employer may recall the next employee in the sequence.

14.6 Rate Upon Recall

Employees recalled to work shall receive the current rate for the classification into which they are recalled.

14.7 Vacancies

Production worker vacancies above those at an entry level, which are greater than thirty (30) days in length, in existing or new classifications for full-time employment shall be posted in a conspicuous location for three (3) consecutive working days. The posting will outline the classification, the wage rate and a brief description of the position. All applications for the posted positions must be filed in writing with the Employer by the end of the third (3rd) working day after the initial posting, on forms supplied by the Employer. Selection will be based on seniority and ability.

Notwithstanding the above, while vacant Supervisor/Chargehand positions will be posted, the internal or external candidate who, in the Employer's opinion is most qualified, will be selected.

14.8 Trial Period

Production employees filling vacancies or obtaining promotions through the procedure outlined above shall serve a trial period of twenty one (21) days actually worked.

During this period, they shall be paid one-half (2) of the difference between the rate of their current job and that of the new classification.

If during this trial period the employee is considered by the Employer to be unsuitable for the new position, or if the employee feels that he or she cannot do the job, the employee shall be returned to his or her former position or one of equal rank.

14.9 Probationary Period

Each new production employee shall serve a probationary period of forty five (45) days actually worked, commencing with his or her date of hire. This may be extended by the Employer, with the consent of the Union, for a further fifteen (15) days actually worked.

For Supervisor positions the probationary period will be 720 hours worked. With the consent of the Union, these periods may be extended for bona fide reasons.

If the employee is unsuitable for continued employment, that his or her performance is unsatisfactory, or that the employee is unwilling or unable to properly carry out his or her duties, the Employer may terminate the employee's employment at any time during the probationary period.

14.10 Probationers

Seniority shall not accrue during an employee's probationary period. Upon successful completion of the probationary period, the employee's seniority shall be backdated to their date of hire.

14.11 Loss of Seniority

Seniority shall be lost and employment terminated if an employee:

- (a) resigns;
- (b) is discharged for cause as defined by the Labour Code;
- (c) has less than one (1) years' service and is not recalled within a period of six (6) months;
- (d) has one (1) or more years' service and is not recalled within a period of one (1) year;
- (e) after a layoff, fails to report following notification to return to work within seven (7) days;
- (f) is absent without leave for three (3) or more consecutive days without notifying the Employer, unless he or she gives satisfactory reasons to the Employer for his or her failure to do so.

14.12 Seniority List

The Employer shall provide the Union with a current seniority list at least once every six (6) months.

14.13 Employee's Responsibility

It is the employee's responsibility to provide the Employer with an up-to-date telephone number and address.

ARTICLE 15 - LEAVE OF ABSENCE

15.1 Injury or Illness

The Company will grant leave of absence to employees suffering injury or illness subject to receipt of proper medical verification if requested by the Employer. The employee shall immediately report the injury or illness.

15.2 Union Business

- a. Provided there is one (1) months' written notice, the Company will grant unpaid leave of absence to one (1) employee who is appointed or elected to Union office for a period up to and including one (1) year. Further leave of absence may be granted by mutual consent. The employee who obtains this leave of absence shall return to work immediately upon completion of the term of employment with the Union.
- b. Provided there is five (5) day's written notice, the Company will grant leaves of absence without pay for a maximum of one (1) employee who is appointed or elected as a representative to attend Union meetings and Union conventions.
- c. Unpaid leave as required will also be granted for purposes of negotiations to members of Dynamic Chocolates Negotiating Committee.

15.3 Bereavement Leave

- a. When death occurs to a member of an employee's immediate family, upon request, the employee will be granted up to three (3) days off with pay.
- b. Members of the immediate family are defined as spouse, child, parent, brother, sister, grandchild, grandparent or parents-in-law of the employee.

15.4 Parental and Family Responsibility Leave

a. **Pregnancy Leave**

A birth mother is entitled to up to seventeen (17) weeks unpaid pregnancy leave plus a further thirty-five (35) weeks unpaid parental leave. A birth mother who does not take pregnancy leave can take up to thirty-seven (37) weeks unpaid parental leave. Pregnancy leave can begin up to eleven (11) weeks before the expected birth date and end no earlier than six (6) weeks after the actual birth date unless the birth mother requests a shorter period. In applying for pregnancy leave, four (4) weeks written notice is required. Requests must be certified by a registered Medical Doctor.

If the birth mother is unable to return to work for reasons related to the birth or pregnancy, pregnancy leave may be extended by a further six (6) weeks.

b. Parental Leave

Birth fathers and adoptive parents can take up to thirty-seven (37) weeks of unpaid parental leave. Parental leave can be taken any time within one (1) year of the birth or adoption but must all be taken off at once. Four (4) weeks' written notice is required prior to taking the leave.

c. Family Responsibility Leave

An employee is entitled to up to five (5) days of unpaid leave during each employment year to meet responsibilities related to:

- i. the care, health or education of a child in the employee's care, and
- ii. the care or health of any other member of the employee's immediate family as defined in Article 15.3(b)

Should the Employment Standards Act be amended, the above provisions will comply with such amendments.

15.5 Jury Duty

Jury duty leave shall be in accordance with Part 6 of the Employment Standards Act.

15.6 Special Leave

With one (1) months' written notice and subject to operational requirements, production employees and Supervisors with two (2) or more years of seniority will be eligible for special leave without pay for personal reasons once every two (2) years, for up to two (2) months without pay for personal reasons.

ARTICLE 16 - ACCIDENT PREVENTION COMMITTEE

16.1 Employer Responsibilities

The Employer shall make all reasonable provision for the occupational health and safety of the employees.

16.2 Employee Responsibilities

Employees are expected to take all reasonable precautions in performing their work and abide by all safety rules and procedures.

16.3 Industrial Health and Safety Committee

Made up of two (2) representatives each from the Employer and the Union, the Committee will assist in creating a safe place to work and shall recommend actions which will improve the effectiveness of the health and safety program as directed by Workers' Compensation Regulations.

Employee representatives shall be regular employees with at least one (1) years' experience.

16.4 Pay for Meetings

- a. The Company will pay straight-time rates not exceeding two (2) hours per month to employee members for the actual time spent in attending Accident Prevention Committee meetings outside of working hours.
- b. Where Health and Safety Committee meetings are held during working hours with the consent of the Company, employees' time will not be deducted for attending such meetings.
- c. The rate to be paid to employee members shall be the employee's regular straight-time job rate.

16.5 Safety Footwear Allowance

Where required, plant employees will wear steel-toed safety footwear. Once every year the Employer will pay a maximum of one hundred twenty-five dollars (\$125.00) for replacement footwear. Employees will be reimbursed at any time throughout the year upon submission of their receipt for the footwear purchase. Due to food safety requirements, such footwear is to remain on Company property.

16.6 First Aid

A qualified employee who is designated as the first aid attendant for his/her shift shall be paid a premium of one dollar (\$1.00) per hour worked. All future openings for first aid attendants will be posted.

For designated first aid attendants, the Employer will pay course fees and required course materials provided the employee successfully completes the course.

ARTICLE 17 - CONTRACTORS AND SUBCONTRACTORS

Except in an emergency situation, no employee capable of performing the work available will be laid off as a result of contracting or subcontracting out of work.

ARTICLE 18 - PERSONAL CLOTHING

Where articles of personal clothing are required by the Workers' Compensation Board or through Health Canada guidelines adopted for the plant, the Employer shall supply and maintain the following:

- 1. Aprons
- 2. Coveralls/smocks
- 3. Hair nets
- 4. Eye Protection
- 5. Ear protection
- 6. Gloves

ARTICLE 19 - PERMANENT OR PARTIAL CLOSURE

"Plant closure" means the permanent or partial closure (meaning the elimination of a production line) by the Company of the operation covered by the Union's certificate of bargaining authority.

The parties agree that employees affected by a permanent closure shall be given sixty (60) days' notice of closure.

ARTICLE 20 - SEVERANCE PAY

Employees laid-off as a result of the installation of new, advanced mechanical equipment, or a full or partial reduction in operations shall choose to either accept:

- a. Severance pay in which case they shall extinguish the right of recall; or
- b. Retain the right of recall according to the provisions of this Agreement.

Severance pay shall be (1) week for each year of service with the Company to a maximum of fifteen (15) weeks' pay.

ARTICLE 21 - GRIEVANCE PROCEDURE

21.1 Definition

"Grievance" means any difference or dispute concerning the interpretation, application, operation or alleged violation of this Agreement, including a question as to whether a matter is arbitrable.

21.2 Grievance Procedure

The following grievance procedure shall apply:

Step 1

Within five (5) working days of the alleged violation, the employee shall attempt to resolve the grievance through discussions with his or her immediate manager or designate.

Step 2

If the question is not satisfactorily resolved in Step 1, the same individual along with a representative from the Plant Committee may, within five (5) working days of Step 1, present the grievance to the Production Manager or designate.

Step 3

If the matter is not resolved, within ten (10) working days of Step 2, the Union may present the grievance in writing to the Director of Manufacturing, clearly setting forth nature of the alleged violation, including the Article(s) involved and the remedy sought. The parties shall meet in order to resolve the grievance. The Company shall provide the employee with a written reply within ten (10) working days following the meeting.

Step 4

If the grievance remains unresolved after the conclusion of Step 3, either party may, within fifteen (15) working days refer it to arbitration. Notification shall be in writing including the question or questions to be answered.

21.3 Just and Reasonable Cause

In accordance with S84 of the Labour Code, the Employer must have just and reasonable cause for the discipline or dismissal of an employee.

21.4 Mediation Procedure

- a. If a difference arises between the parties relating to the dismissal, discipline or suspension of an employee, or to the interpretation, application, operation or alleged violation of this Agreement, including any question as to whether a matter is arbitrable, during the term of this Agreement, a single arbitrator agreed to be the parties shall at the request of either party:
 - (i) investigate the difference,
 - (ii) define the issue in the difference, and
 - (iii) make written recommendations to resolve the difference.

Within thirty (30) days of the date of receipt of the request, and, for those thirty (30) days from that date, time does not run in respect of the grievance procedure.

- b. If either party is not satisfied with the recommendations delivered in accordance with Article 21.3 (a) above, it may, within five (5) working days of receipt of those recommendations, present the grievance at the next step of the grievance procedure. Failure to do so shall result in a deemed settlement of the grievance in accordance with such recommendations.
- c. If the grievance is not resolved, recommendations from 21.3 (b) above will not be admissible as evidence in any further adjudication of the grievance.

21.5 Policy Grievance

The Union or the Employer shall have the right to initiate a policy grievance at Step 3.

21.6 <u>Time Limits</u>

Grievances which are not processed from one step to another within the time limits set out in this Article shall be deemed to be settled on the basis of the last written reply received by the grievor.

21.7 Settlements

All settlements arrived at during the grievance procedure shall be final and binding upon the Employer, the Union and the employee(s) concerned.

ARTICLE 22 - ARBITRATION

22.1 Choice of Arbitrator

The Parties shall jointly appoint a single arbitrator to hear and determine the matter in dispute. If within 30 calendar days, the parties are unable to agree, either party may apply for the appointment of an arbitrator.

22.2 Binding Decision

The arbitrator shall hear and determine the grievance, and shall issue a decision which is final and binding on the parties and any person affected by it.

22.3 Jurisdiction of Arbitrator

The arbitrator shall interpret the Agreement but shall not have jurisdiction to add to, delete from, change, modify or make any decision contrary to any provisions of this Agreement.

22.4 Cost of Arbitrator

The Union and the Employer shall bear equally the fees and expenses of the single arbitrator. Each party shall bear the expenses of its representatives, participants, and witnesses and of the preparation and presentation of its own case.

ARTICLE 23 - STRIKES AND LOCKOUTS

- 23.1 There shall be no strikes or lockouts by the Parties to this Agreement with respect to any matter arising out of the Agreement for which arbitration is provided under the terms of the Agreement.
- 23.2 The Parties to this Agreement expressly agree that there will be no activity within the meaning of 23.1 above threatened, declared, authorized, counselled, aided or brought about on its part.
- 23.3 In the event of a strike during the term of this Agreement the Union will instruct its members and Officers who may be involved to cease such activity and comply with the terms of this Agreement.

ARTICLE 24 - GENERAL

24.1 Medical Examination

For repetitive absences due to illness or injury, employees may be required, at their own expense, to provide a medical certificate verifying that the employee is unable to carry out his or her normal duties. The Employer may, for legitimate reasons, require an employee to take a medical examination, so long as the Employer pays the fees for that examination.

24.2 Savings Clause

If any provision of this Agreement is rendered invalid by statute or by decision of a court of competent jurisdiction, such provision shall be severed from this Agreement and the remaining provisions of this Agreement shall continue in full force and effect.

24.3 Education Fund

Effective date of ratification the Employer will pay \$0.10 per employee per hour worked to the Union's Education Fund.

24.4 RRSP

\$400.00 per year matching payment no later than February 28 for employees with 1000 or more hours of service in the fifteen (15) months between October 1, and January 1, of the year following the next year. To be eligible, the employee must have worked 1000 hours in the last fifteen (15) months.

Effective date of ratification increase to \$550.00 for the 2018 tax year.

Increase to \$600.00 for the 2019 tax year.

Increase to \$650.00 for the 2020 tax year.

Increase to \$700.00 for the 2021 tax year.

24.5 New Maintenance Training

Fees and materials associated with courses required by the Company will be reimbursed provided there is successful completion and receipts are provided.

24.6 Split Shifts

The Company can offer employees with split shift when necessary, but when doing so any employees wishing to work the split shifts will be doing so only on a volunteer basis and cannot be forced to work the split shift.

ARTICLE 25 - DURATION OF AGREEMENT

- 25.1 The Parties hereto mutually agree that this Agreement shall be effective from and after the 1st day of May, 2017, to midnight the 30th day of April, 2022, and thereafter from year to year unless written notice of contrary intention is given by either Party to the other Party within four (4) months immediately preceding the date of expiry. The notice required hereunder shall be validly and sufficiently served within four (4) months immediately preceding the 1st day of May, 2022. If no agreement is reached at the expiration of this Contract and negotiations are continued, the Agreement shall remain in force up to the time an agreement is reached or until negotiations are discontinued, by either Party.
- 25.2 The Parties hereto agree that the operation of Section 50(2) and 50(3) of the Labour Relations Code of British Columbia, R.S.B.C. 1992, c.82, is excluded from this Agreement.

Signed this 26 that day of Mr.	2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC.	ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
Dm W Adam	flim Hudry

APPENDIX A - WAGES

Position	Requirements	Current					May 1/21
			\$1.00	2.5%	2.5%	2.5%	3%
Production Increase Only				\$.50	\$.50	\$.50	\$.60
Production (all positions)		15.45	16.45	16.95	17.45	17.95	18.55
Supervisors	Start - 2079 hours worked	18.79	19.79	20.28	20.79	21.31	21.95
	2080 - 4159 hours worked 4160 - 6239 hours worked	19.69 20.61	20.69 21.61	21.21 22.15	21.74 22.70	22.28 23.27	22.95 23.97
	6240 - 8320 hours worked 8321 or more hours worked	21.53	22.53 23.49	23.09 24.08	23.67 24.68	24.26 25.30	24.99 26.06
Chargehand		26.36	27.36	28.04	28.75	29.46	30.35
Warehouse Supervisor	:	21.97	22.97	23.54	24.13	24.74	25.48
Maintenance Supervisors	Start	21.42	22.42	22.98	23.56	24.14	24.87
	Completion of Year 1	23.07	24.07	24.67	25.29	25.92	26.70
	Completion of Year 2	26.36	27.36	28.04	28.75	29.46	30.35
	Completion of Year 3 (maximum if no TQ)	29.65	30.65	31.42	32.20	33.01	34.00
	Journeyman (BC TQ or Interprovincial)	33.51	34.51	35.37	36.26	37.16	38.28
	interprovincial)						

All wages including premiums are retroactive to April 30th, 2017 midnight.

Notes

- 1. For a production employee hired after the date of signing of this Collective Agreement, the wage rate will be \$0.50 less than those shown until such time the employee attains regular status according to the provisions of Article 4.
- 2. The Employer reserves the right to slot new supervisor maintenance hires at the appropriate level depending on work experience and education.

CHECK-OFF AUTHORIZATION FOR UNITED STEELWORKERS

The Company shall require all new employees at the time of hiring to execute the assignment of wages in duplicate, the forms to be supplied by the Union, said forms to be forwarded to the Union not later than fifteen (15) calendar days following the date of hiring.

Company		<u> </u>
Address	Date _	
I hereby authorize the and (if owing by me) Workers.	company to deduct from my pay each an initiation fee, as provided in the (month the amount of union due: Constitution of the United Stee
Such deductions shall t directly through the loca	pe transmitted to the International Treas al union financial secretary on or before t	urer of the United Steel Workers the 15 th of each month.
Name	Signature	
(please	orint) Signature	
Address	Postal Co	de
	Local Union No.	Department
Witness		·
	(ORIGINAL)	
	LEASE USE TYPEWRITER OR PRINT	PLAINLY
Name		
Address		

UNITED STEEL WORKERS AFL - CIO - CLC

Local Union No.		
hereby authorize the United Steel W collective bargaining agency in all m employment, or other conditions of e covering all such matters, including of	ership in the United Steel Workers, and of molorkers, its agents or representatives, to act latters pertaining to rates of pay, wages, howerployment, and to enter into contracts with contracts which may require the continuance hers as a condition on my employment.	for me as a urs of my employer
Date	_Signature	
Employed By:	Department	
Address	Postal Code	
Social Insurance No	Initiation Fee \$	Paid
This assignment in the case of employee immediately and for those employee thirty (30) calendar days from the day	oyees already members of the Union shall be s not previously members of the Union, it sh te of execution.	e in effect nall be effective
The Union shall notify the Company	by letter of the amount of back dues owed b	v new

The Union shall notify the Company by letter of the amount of back dues owed by new employees and copies of such letter shall be furnished to the employee and the plant committee.

The Company shall remit the dues deducted pursuant to such assignment (until and unless said assignment is revoked by the employee) to the Union named herein not less often than once each month, with a written statement of names of the employees for whom the deductions were made and the amount of each deduction.

LETTER OF UNDERSTANDING #1 CHEWTERS CHOCOLATES (1992) INC. AND USW LOCAL 2009

Re: Loaders

The purpose of this Letter of Understanding is to protect current loader, Renato Palalay who has a night shift preference, from being assigned to other shifts by the Employer. Mr. Palalay will inform the Employer if he becomes available to work other shifts. At that time, this Letter of Understanding will cease to be in effect.

In the future, all new employees who post or are hired into this position will do so with the understanding that they must be available to work any shift as assigned as well as overtime. In accordance with past practice, and except in emergencies, Loaders will perform sanitation work only if it is directly related to the Loaders' work and where there will not be a layoff of a sanitation worker.

The above employee will inform the Employer if he becomes available to work other shifts.

Grandfathering protection will cease if the employee requests a different shift or posts into a different position. The exception to this is where the employees mutually agree to exchange shifts and permission is granted by the manager or designate.

Signed this 26% day of $\%$	ARCH2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC.	ON BEHALE OF THE UNION UNITED STEELWORKERS, LOCAL 2009
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LETTER OF UNDERSTANDING #2 CHEWTERS CHOCOLATES (1992) INC. AND USW LOCAL 2009

Re: Missed Shifts

Where a regular employee's shift is shortened by the Employer due to a shift cancellation from that scheduled, provided the work is available (due to an absence of another employee) and the employee is fully capable of performing that work, where practicable, the Employer will endeavour to schedule that employee in order of seniority within the same work week in order to make up some or all of the time. Such time will be worked at straight time rate.

Signed this 26 day of 7	1ARCH 2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC.	ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
The state of the s	Jame Hardin

LETTER OF UNDERSTANDING #3 CHEWTERS CHOCOLATES (1992) AND USW LOCAL 2009

CHARGEHANDS

- 1. Chargehands will oversee all areas of production on his/her shift.
- 2. Normally there will be no more than one Chargehand on each regular shift.
- 3. The Chargehand must meet Company standards and be capable of operating all plant equipment. This will include setup, teardown, startup, changeover, troubleshooting and minor maintenance of equipment.
- 4. Chargehands will be the primary lead in training and developing Supervisors.
- 5. The skills and knowledge of Supervisors in Training will assessed using objective company standards.
- 6. Chargehands may work on the line or other positions as required (e.g. emergency situations/unforeseen circumstances, and/or training, troubleshooting, equipment testing, start-ups, etc.) However, this shall not result in the layoff of Supervisors, Maintenance or General production workers.

Signed this <u>26 TH</u> day of <u>Marketines</u>	<u>2018.</u>
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC.	ON BEHALF OF THE UNION UNITED STEELWOOKERS, LOGAL 2009
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LETTER OF UNDERSTANDING #4 CHEWTERS CHOCOLATES (1992) INC. AND USW LOCAL 2009

LOU Re: Shift Preference, Trading Shifts and Short Term Staffing Changes

Weekly Schedule

A weekly production employee shift schedule will be posted before 3:00 pm on the by Friday of the preceding week. Due to the nature of the business, suppliers, customers and equipment reliability, this schedule is subject to change.

Shift Preferences

- 1. Employees will be allowed to apply for a change of shift at the beginning of every third calendar month commencing on January 1.
- 2. Before 4:00 pm on the Friday two weeks before the first full week of the month in which requests for shift changes will be considered, an employee who wishes to change his/her shift must apply in writing using the Action Form specifying what shift he/she prefers.
- Applications are to be given directly to the Production Manager
- 4. Approval of application for a shift change will be subject to operational requirements.
- 5. Where two or more employees apply but not all are accepted, the most senior applicant who possesses the skills and ability to do the work will be chosen.
- 6. Notice of approval of a shift change will be provided in writing no later than the Wednesday prior to the week in which the change would occur.
- 7. Once approved, further requests for change of shift will not be permitted during the three month period unless:
 - a. The reasons for the change are acceptable to the Employer and;
 - b. The duration of the change of shift is until the end of the three month period as described in paragraph 1 of this section.

The provisions of paragraph 4 apply.

"Trading of Shifts"

An employee who wishes to "trade" his/her shift must:

- 1. Provide the Employer with 24 hours' notice.
- 2. Identify an individual who is capable of performing his/her duties and who is willing to trade the shift.
- 3. Complete an Action Form showing the date and shift (if the two employees are unable to complete the same form each may complete a separate form)

Production Manager or his designate, for approval.
Signed this <u>26 7H</u> day of <u>MARCH</u> 2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC. ON BEHALF OF THE UNION UNITED STEELWOPKERS, LOCAL 2009
Develler

Letter of Understanding #5 CHEWTERS CHOCOLATES (1992) INC. AND USW LOCAL 2009

LOU: Supervisor Training and Development

It is the intent of the parties to cooperate fully in the training and development of those with Supervisor responsibilities. The Employer is committed to providing the necessary training that will enable Supervisors to achieve and maintain the required level of competency as determined by the Company. It is understood and agreed this will take a considerable amount of time to complete the training for all employees.

- The intent is to ensure that each Supervisor meets or exceeds all Company standards of efficiency and safety in the operation of the equipment and processes within his/her functional area.
- 2. There will be a series of comprehensive training modules that are currently being developed. Training plans and schedules may be modified from time to time.
- 3. Each Supervisor's level of competency will be determined through objective evaluation processes and criteria that will be reviewed with the involvement of the Supervisors as appropriate.
- 4. A training plan will be developed for each Supervisor. Included will be the required standards for completing each section or module.
- 5. The plan will be both practical and flexible. It is understood the training of Supervisors must also be balanced with competing and immediate operational priorities and changes.
- 6. It is understood that should a trainee be unable to meet a required standard, he/she will be retrained in the area of difficulty. If he/she is unable to meet the required standards after two subsequent retraining modules, he/she will be reassigned to a different production position according to the provisions of Article 14.4.
- 7. All training shall be done based on seniority unless unforeseen circumstances arise. The reasons for the delay shall be explained to the employee and the union. The parties at that time will confirm a deferral date where the training shall be completed for the senior employee affected. However, at no time shall the senior employee be laid off if the training did not occur.
- 8. There is a commitment to establish meetings as needed between management and the Supervisors to review and discuss the progress of training.

9.	The Company, the Union and the Plant Committee will meet every four months to review and discuss the progress of the training plan.
Signe	d this 26^{R} day of $MARCH$ 2018.
	ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
7	In w Adami

LETTER OF UNDERSTANDING #6 CHEWTERS CHOCOLATES (1992) INC. AND USW LOCAL 2009

WAGE ADJUSTMENTS

The following employees will receive wage adjustments as follows on the date of ratification:

Chandhry Umaire Naseem Renato Bangayan Carlo Yangas

On the date of ratification the above employees will be paid \$18.79. On May 1, 2018 the above named employees regular rate will be \$16.95 plus a forklift premium of \$2.00 for a total wage of \$18.95 with normal increases going forward. These employees will receive the forklift premium regardless of the area they work provided they remain in the same job positions.

All names employees above will receive proper retroactive wages according to the general negotiated increase for all hours worked regardless of their wage category prior to the date of ratification.

Signed this 26 th day of MARCH 2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC. ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
The funding

LETTER OF UNDERSTANDING #7 CHEWTERS CHOCOLATES (1992) AND USW LOCAL 2009

Re: Article 6.16

Effective date of ratification of this agreement the names of those employees who are red circled are shown on the following table. Hereinafter, no other employees will be added to this list. Should any of these employees take a Charge Hand, Supervisor or any specialist posting, then he or she shall forfeit the right to the Red Circled Rate.

Employee Number	Name of the Employee	Date Hired
1002	Sihota, Balbir	10-Sep-93
1003	Jagpal, Sukhjinder	13-Sep-93
1004	Gill, Grupal	13-Sep-93
1008	Bains, Kamaljit	09-Sep-94
1009	Punni, Surjeet	10-Sep-94
1010	Brar, Sarbjeet	10-Sep-94
1012	Shergill, Sandeep	06-Apr-95
1013	Dhillon, Gurbux	10-Apr-95
1014	Dhaliwal, Parminder	11-Apr-95
1016	Atwal, Narinder	04-Sep-95
1017	Jagpal, Kulwant	04-Sep-95
1019	Sahota, Baldesh	18-Sep-95
1020	Hara, Paramjit	25-Sep-95
1022	Sangha, Ravinder	05-Oct-95
1024	Grewal, Baldev	17-Jul-96
1025	Kalsi, Surinder	01-Sep-99
1026	Gill, Surinder	01-Sep-99
1027	Atwal, Nirmal	01-Sep-99
1028	Chahal, Gurminder	03-Sep-99
1030	Khangura, Kuldip	03-Sep-99
1032	Sandhu, Karamjit	18-Jul-00

Signed this 26 TH day of MARCH 2018.

ON BEHALF OF THE COMPANY
CHEWTERS CHOCOLATES (1992) INC.

ON BEHALF OF THE UNION
UNITED STEELWORKERS, LOCAL 2009

MAN HUMAN

LETTER OF UNDERSTANDING #8 CHEWTERS CHOCOLATES (1992) AND USW LOCAL 2009

Re: Alex Lim
Mr. Alex Lim will be grandfathered as a journeyman effective the date of ratification.
Signed this 26 M day of MARCH 2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC. ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
Jam Harding

LETTER OF UNDERSTANDING #9 CHEWTERS CHOCOLATES (1992) AND USW LOCAL 2009

JOVITO LABAO

Mr. Labao will receive \$0.10 per hour more than the Warehouse Supervisor rate on the Appendix A grid for as long as he remains in that position.

Signed this 26 May of M	2018.
ON BEHALF OF THE COMPANY CHEWTERS CHOCOLATES (1992) INC.	ON BEHALF OF THE UNION UNITED STEELWORKERS, LOCAL 2009
	from Harding