

# COLLECTIVE AGREEMENT



and

# SERVICE, HEALTH, AND ALLIED WORKERS UNION, CLAC LOCAL 501

14900 (02)



# Our Commitment to the Workplace

CLAC and its affiliated locals were founded on the European model of Christian labour unions, which applies principles of social justice to labour relations and the workplace. We value our members' trust and pledge to serve them and promote their economic and social interests. We commit to:

#### Integrity

- Deal fairly and honestly with all people
- Earn the trust of workers and their employers
- Honour our commitments and obey the law

#### Partnership

- Recognize the goals and interests, both shared and different, of labour and management
- Pursue the good of others and expect the same treatment from them
- Facilitate a workplace where labour and management can be compatible partners

#### Fairness

- Treat all persons with respect and honour their dignity
- Advocate for and enforce workers' rights in labour law and under collective agreements
- Insist on a fair distribution of the wealth created by work

#### Respect

- Strive to balance individual and collective interests in our representation
- Listen to and respect legitimate differences of opinion
- Honour the right of workers to freely choose union membership

#### Community

- Work to reduce and resolve conflict between people
- Promote a balance between work, family, and other social responsibilities
- Increase public recognition of workers' contributions to society

# **COLLECTIVE AGREEMENT**

#### BETWEEN

#### **DONALD'S FINE FOODS**

(hereinafter referred to as "the Employer")

#### AND

# SERVICE, HEALTH AND ALLIED WORKERS UNION, CLAC LOCAL 501

(hereinafter referred to as "the Union")

Duration: May 23, 2015 – May 22, 2021

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#### **COLLECTIVE AGREEMENT**

#### BETWEEN

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#### AND

# SERVICE, HEALTH AND ALLIED WORKERS UNION, CLAC LOCAL 501

(hereinafter referred to as "the Union")

# ARTICLE 1- PURPOSE

1.01 The purposes of the Collective Agreement are to promote harmonious relations between the Employer and employees, to establish an orderly collective bargaining relationship, to ensure the peaceful settlement of disputes and grievances, and to set forth an Agreement covering rates of pay and other working conditions.

# **ARTICLE 2 – RECOGNITION**

- 2.01 The Employer recognizes the Union as the sole bargaining agent for the Donald's Fine Foods employees as identified on the Certificate provided by the BC Labour Relations Board dated October 24, 2011.
- 2.02 The Union recognizes and agrees that, except as abridged or modified by this agreement, all of the rights which the Employer has prior to the signing of this agreement are retained solely by the Employer. Without limiting the generality of the foregoing,

the Employer reserves the sole and exclusive right to operate and manage the business in all respects, including the right to hire employees; to direct and schedule the work force; to promote, demote, transfer and lay off employees; to discipline and dismiss employees for just and reasonable cause; to make, publish, revise and enforce reasonable rules and regulations governing the conduct of employees and the operation of the business; to assign to jobs; to increase or decrease the working forces; and to determine the products to be handled, subject only to the provisions of this Agreement.

#### ARTICLE 3 - SCOPE

- 3.01 Should any provision of the Collective Agreement be rendered null and void or materially altered by future legislation, the remaining provisions of the Collective Agreement shall remain in force and effect for the term of the Agreement, and the parties shall negotiate a mutually agreeable provision to be substituted for the affected provision.
- 3.02 The parties agree that the *Employment Standards Act* forms part of this collective agreement in respect to hours of work or overtime, statutory holidays, annual vacation or vacation pay, seniority retention, recall, termination of employment or layoff, except those provisions specifically modified by this Collective Agreement.

#### **ARTICLE 4 - UNION REPRESENTATION**

- 4.01 The Union will notify the Employer of the names of all shop stewards elected or appointed by the Union.
- 4.02 The Employer will allow the Union reasonable access to the plant for the purpose of conducting Union business. The Union will provide advance notice of its interest in entering the plant, and will receive approval before doing so. It is agreed that these visits will not interfere with operations.

# **ARTICLE 5 - STRIKES OR LOCKOUTS**

5.01 In accordance with the B.C. Labour Relations Code, there must be no strikes or lockouts so long as this agreement continues to operate.

# ARTICLE 6 – UNION DUES

- 6.01 The Employer will deduct from each employee's pay cheque the amount of union dues established by the Union.
- 6.02 Dues shall be deducted bi-weekly for the twenty-six (26) pay periods of each year. Deductions shall be forwarded to the Union no later than three business days following the pay date, together with a printed statement listing names of employees for whom deductions were made.

# ARTICLE 7 – SENIORITY

7.01 Seniority is defined as an employee's length of service in the bargaining unit since the most recent date of hire. If two (2) or more employees have the same length of service, the employee

whose birthday occurs first in the year shall have the greater seniority.

- 7.02 New employees will be required to serve a probationary period of sixty (60) days worked. Probationary employees are covered by the Agreement excepting those provisions which specifically exclude them.
- 7.03 During the probationary period, an employee may be dismissed on grounds of unsuitability. The suitability of a probationary employee shall be determined by the Employer; however the Employer shall not act in a manner which is arbitrary, discriminatory, or in bad faith.
- 7.04 Once each quarter the Employer will provide the Union with a list consisting of the name, date of hire, job classification and employment status of all employees in the bargaining unit.
- 7.05 Seniority rights shall cease, and employment shall be terminated, for any employee who:
  - a) resigns or is dismissed for cause;
  - b) is laid off for a continuous period of more than six (6) months;
  - c) fails to return from layoff within five (5) days of recall, or cannot be located after reasonable effort on the part of the Employer. Reasonable effort shall be telephone calls and if necessary, a letter delivered to the employee's last known address; or,

- d) is absent without leave for more than three (3) working days unless a reasonable explanation for the absence is provided.
- 7.06 Layoff and Recall
  - a) The Employer will provide the Union with at least three (3) days' notice of the intention to reduce the size of the workforce.
  - b) Probationary employees shall be laid off first. If further reductions are necessary, employees will be laid off in reverse order of seniority provided that the employees who remain have the necessary skills and qualifications to do the work.
  - c) In cases of recall, the last employee laid off shall be the first employee recalled, provided the employee has the necessary skills and qualifications to do the work.

# ARTICLE 8 – JOB CLASSIFICATIONS AND RATES OF PAY

- 8.01 Wages and job classifications are contained in Schedule "A" and Schedule "B" and form a part of this agreement.
- 8.02 The Employer recognizes the value of a skilled and motivated workforce. Whenever possible, employees will be provided with the opportunity to acquire training and skills in job classifications of interest to them.
- 8.03 The assignment of employees to each classification shall at all times be determined by the Employer taking into account the operational needs of the business. When the Employer determines a need to fill a permanent vacancy in any job

classification, it shall post the position within five (5) working days from the time it became vacant. Employees wishing to apply for the posting must sign the posting within seven (7) days. Temporary vacancies such as sickness, compensation and holidays, etc. need not be posted.

- a) The filling of permanent vacancies shall be based on seniority, merit based on objective criteria, and ability. Ability and merit being about equal, seniority shall prevail.
- b) The successful candidate will be subject to a reasonable trial period of up to ninety (90) working days, however, if it is obvious that a person cannot qualify or is causing loss or damage to product or equipment, they may be removed at any time during their trial period and returned to their prior classification.
- c) Subject to section 8.04 "On the job training", and the "Schedule "B" "Starting Wage Rate" section of this Agreement, employees shall receive the applicable job rates provided for in the wage rate schedule for the job or jobs they have been posted or appointed to when they become qualified. The word "qualified" as used in this Agreement shall be interpreted to mean: regularly perform the job at line speed without instruction or assistance.
- d) The Employer agrees to maintain a minimum of fifteen (15) Semi-Skilled Worker positions in the Production Department unless product volumes have required the Employer to reduce the Production Department to less than twenty-five (25) people.
- e) The Employer agrees to maintain a minimum of six (6) Semi-Skilled Worker positions in the Warehouse Department unless product volumes have required the Employer to

reduce the Warehouse Department (excluding drivers) to less than fifteen (15) people.

# 8.04 On The Job Training

- a) When an employee agrees to on the job training for a higher rated job classification, the employee may be paid at a rate that is less than the posted rate.
- b) The wages for employees in on the job training shall progressively increase to the posted rate as the employee acquires the required skills. In the event that the employee ultimately fails to qualify, they will be reassigned to a job classification where they are fully qualified.
- c) Employees will have a maximum period of ninety (90) days worked in which to qualify.

# ARTICLE 9 - HOURS OF WORK AND OVERTIME

9.01 <u>Regular Work Shifts</u>

A regular work shift shall be eight (8) consecutive hours per day and forty (40) hours per week.

9.02 <u>Flexible Work Shifts</u> The Employer may implement Flexible Work Shifts consisting of shift schedules of either ten (10) or twelve (12) hour days.

# 9.03 Flexible Shift Overtime

Overtime for employee's on Flexible shifts shall be calculated as follows:

- a) One and one-half (1½) times the employee's regular hourly rate:
  - i) Before or after scheduled shift times for shifts with ten (10) hour work days,
  - ii) For time worked on the employee's first scheduled day off in a regular work week.
  - iii) For employees working twelve (12) hour shifts on a twenty eight (28) day cycle, for all hours worked above one hundred and sixty (160) hours in that twenty eight (28) day cycle.
- b) Two times the employee's regular hourly rate:
  - i) After twelve (12) hours for twelve (12) hour shifts.
  - ii) After eleven (11) hours for ten (10) hour shifts.
  - iii) For time worked on the employee's second day off in a regular work week.
- 9.04 Flexible Shift Rest Periods

Employees on Flexible Work Shifts will be entitled to three (3) rest periods each shift as follows:

- a) A paid fifteen (15) minute rest period approximately onequarter (1/4) into the shift
- b) An unpaid thirty (30) minute rest period approximately midshift
- c) A paid twenty (20) minute rest period approximately threequarters (3/4) into the shift.
- 9.05 <u>Regular Shift Overtime</u> Employees on regular shifts shall be paid overtime as follows:

- a) One and one-half times the employees regular hourly rate:
  - i) Before or after eight (8) hours in a regularly scheduled work shift,
  - ii) After forty (40) hours in a regularly scheduled work week,
  - iii) For time worked on the sixth (6<sup>th</sup>) day of an employee's regularly scheduled work week.
- b) Two (2) times the employee's regular hourly rate:
  - i) After eleven (11) hours in a regularly scheduled work shift;
  - ii) After forty-eight (48) hours in a regularly scheduled work week;
  - iii) For time worked on the seventh (7<sup>th</sup>) day of an employee's regularly scheduled work week.
- 9.06 <u>Regular Shift Rest Periods</u>

Employees on regular shifts will be provided with either two or three rest periods each shift.

a) Three (3) Rest Period Shifts

Employees on three (3) rest period shifts will be entitled to a paid fifteen (15) minute rest period twice each shift and an unpaid thirty (30) minute meal break. The meal break will be taken approximately mid-shift, and the fifteen (15) minute rest periods will be taken approximately mid-way before and after the meal break.

b) Two (2) Rest Period Shifts
 Employees on two (2) rest period shifts will be entitled to a thirty (30) minute paid rest period and a thirty (30) minute unpaid rest period once each shift. Rest periods will be

taken approximately one-third and two-thirds of the way into the shift.

The unpaid thirty (30) minute rest period will be taken first, and the paid thirty (30) minute rest period will be taken second. The paid rest period will only be payable for shifts of at least six (6) hours. In the event that a shift is more than three (3) hours but less than six (6) hours and a paid rest period has not been taken, the employee shall receive fifteen (15) minutes of pay.

- c) The Employer will provide two (2) weeks' notice by way of a memorandum on the Bulletin Board before changing the rest periods for a shift.
- 9.07 All employees will be provided with a written form detailing their shift start time, rest period provision and work week schedule.
- 9.08 Shift or start times shall not be changed without at least twenty-four (24) hours prior notice. In the event that an employee's shift or start time must be changed with less than twenty-four (24) hours prior notice, time and one-half (1½) shall be paid for hours worked outside of the existing shift or start time.

# 9.09 Distribution of Overtime

a) When unscheduled overtime is necessary in any job, and the Employer anticipates that the overtime will be for less than one (1) hour, the overtime shall be assigned to the employee who was performing the job in the regular hours preceding the overtime period.

- b) When unscheduled overtime is necessary in any job and the Employer anticipates that the overtime will be for more than one hour, the senior qualified employee on shift in that department shall have the first opportunity to work the overtime. If in this process a sufficient number of employees are not found, then the Employer shall assign the overtime to qualified employees on shift in reverse order of seniority.
- c) When the Employer schedules an overtime shift, the senior qualified employee in that department shall have the first opportunity to work the overtime. If in this process a sufficient number of employees are not found, then the Employer shall assign the overtime to qualified employees in reverse order of seniority.
- d) Wherever possible, the Employer will notify employees of impending unscheduled overtime one (1) hour in advance.
- 9.10 If an employee is expected to work more than one (1) hour beyond the end of a shift, a paid fifteen (15) minute rest period shall be provided. In addition, if an employee works overtime such that the employee is working more than five (5) hours since the last thirty (30) minute rest period, then a further fifteen (15) minute paid rest period will be provided and the Employer will either provide a meal, or pay a six dollar (\$6.00) meal allowance.
- 9.11 Unless an employee has been previously notified not to report to work, an employee reporting for work at a scheduled starting time and finding no work, or if less than four (4) hours work is available, shall be paid four (4) hours at the applicable rate.

9.12 An employee called back to work after leaving the plant following a regular shift, shall be paid a minimum of four (4) hours at the applicable overtime rates.

#### **ARTICLE 10 - VACATIONS AND VACATION PAY**

10.01 Employees shall be eligible for vacation and vacation pay after completing one year of continuous service. Vacation entitlement shall be as follows with pay at the applicable percentage of the employees annual gross earnings in the previous year:

After one (1) year	ten (10) days	four percent (4%)
After four (4) years	fifteen (15) days	six percent (6%)
After ten (10) years	twenty (20) days	eight percent (8%)
After twenty (20) years	twenty five (25) days	ten percent (10%)

- 10.02 Vacation pay shall be paid out once per year. Vacation pay earned in the previous year shall be paid out by payroll deposit with a covering statement of deductions no later than fourteen (14) business days after the employee's seniority date.
- 10.03 Vacation will not be carried over from year to year.
- 10.04 Employees whose employment terminates before the end of any vacation year shall receive vacation pay in accordance with the percentages set out in Article 10.01.
- 10.05 If a recognized statutory holiday falls during an employee's scheduled vacation, the vacation will be extended by one day, either at the beginning or the end of the vacation; or the employee may choose to take the day at another time to be determined by mutual agreement with the Employer.

#### 10.06 Vacation Planning

- a) A Vacation calendar will be posted no later than January 31<sup>st</sup> each year.
- b) Employees will make their vacation selections by February 15<sup>th</sup>.
- c) If an employee's request for vacation has not been approved in this process, they have until March 1<sup>st</sup> to select an alternative period.
- d) Seniority shall prevail when granting vacation requests. Vacation requests will be granted subject to the requirements of the business.
- e) The vacation schedule will be finalized by March 1<sup>st</sup>. Vacation requests received after that date will be granted at the discretion of the Employer.

# ARTICLE 11 – STATUTORY HOLIDAYS

11.01 Statutory holidays recognized by the Employer are:

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

Any additional statutory holidays declared by the Federal government shall be recognized by the Employer and dealt with under the provisions of Article 11.02.

- 11.02 If the statutory holiday falls on a regularly scheduled work day and the plant remains open, employees working a regular shift on that day will receive the statutory holiday pay and be paid one and one half (1 ½) times their regular rate of pay for all hours worked that day.
- 11.03 An employee who has worked ten (10) of the thirty (30) calendar days prior to the statutory holiday is eligible for holiday pay.
- 11.04 An employee shall not be eligible for statutory holiday pay if absent on the scheduled work shift immediately prior to or after the holiday unless the employee received permission from the Employer to be absent, or was absent due to sickness or other good cause arising from circumstances beyond their control. In such cases, the Employer may require valid evidence to support the employee's claim.
- 11.05 Subject to the provisions of Articles 11.03 and 11.04, all employees will receive a floating holiday in lieu of the Remembrance Day and Boxing Day holidays. These floating holidays must be taken in the twelve (12) month period following November 11<sup>th</sup> and December 26<sup>th</sup> or the eligibility is lost. Any new holiday proclaimed by the BC Provincial government will be recognized and accommodated in this same manner.
  - a) There is to be no carryover of floating holidays. However, if an employee is prevented from taking an earned floating holiday because of compensable accident, sickness, or an approved leave of absence, then the holiday(s) will be carried forward to the next year.

b) Employees must submit a signed and dated Floater Request Form at least fourteen (14) days in advance of the requested day off. The floating holidays are to be scheduled by mutual agreement between the Employer and the employee; however a sincere effort will be made to grant the time requested by the employee.

#### **ARTICLE 12 – GRIEVANCE AND ARBITRATION**

#### 12.01 Grievance Procedure

An earnest effort will be made to settle all complaints or grievances promptly in the following manner:

#### STEP ONE

The employee, with the assistance of a shop steward if desired, will discuss the matter with management in an attempt to reach a resolution.

# STEP TWO

In the event a resolution is not reached in Step One, the grievance shall be placed in writing and presented to management. Subsequent to receiving the formal grievance, management will schedule a meeting with the employee and Union representatives in a further attempt to resolve the issue.

# STEP THREE

In the event the grievance is not resolved at Step Two, then the Union or the Employer may refer the grievance to arbitration by providing the other with written notice of their intentions to arbitrate.

#### 12.02 Time Limits

- a) Complaints that are not resolved at Step One must be advanced to Step Two within five (5) work days of the event or issue giving rise to the complaint, or the date the complainant should have known of the matter giving rise to the complaint. Any complaint that is not advanced in this time period will be deemed to have been abandoned.
- b) Management will schedule a Step Two meeting, and provide a written response to the grievance within five (5) work days of receiving the grievance.
- c) Grievances that have not been resolved after Step Two must be advanced to Step Three within fourteen (14) work days of receiving the Employer's written response.
- d) Failure to adhere to the time limits for filing complaints and forwarding grievances to arbitration will result in the grievance or complaint being deemed to have been abandoned.

# 12.03 Arbitration

- a) The parties shall attempt to agree on the appointment of a single arbitrator. If agreement on an arbitrator has not been reached within fifteen (15) calendar days of the date on the notice of intention to arbitrate, either party may apply to the Minister of Labour to appoint the arbitrator.
- b) The decision of the arbitrator shall be final and binding. The arbitrator has no power to alter or amend the collective agreement.

c) The cost of the arbitrator shall be paid equally by the Employer and the Union.

#### ARTICLE 13 – LEAVES OF ABSENCE

#### 13.01 Bereavement Leave

- a) Employees who have completed the probationary period shall be given a three (3) day leave of absence with pay for bereavement in the event of the death of a husband, wife, child, step-child (including adopted children), mother, father, (including stepmothers and stepfathers), brothers, and sisters.
- b) Employees who have completed the probationary period shall be given a one (1) day leave of absence with pay for bereavement in the event of the death of a mother-in-law, father-in-law, brother-in-law, sister-in-law, grandparents, and grandchildren.
- c) Bereavement Leave is only granted for bereavement at the time of the death of the relative, and when the employee would otherwise have been at work. Bereavement leave is not granted when the bereavement occurs while an employee is away from work on an approved absence.
- d) The Employer shall have the right to request and receive suitable evidence of bereavement in order to qualify.

#### 13.02 Shop Steward Leave

Employees who have been elected or appointed as shop stewards shall be granted an unpaid leave of absence to attend

one shop steward's convention each year. These leaves will be granted subject to the needs of the business, but in any case the leaves of absence will not be for periods longer than three (3) days.

13.03 Parental, Pregnancy and Jury Duty

Employees who have completed the probationary period will be granted unpaid leaves of absence for Pregnancy, Parental, and Jury Duty according to the Employment Standards Act.

13.04 General Leaves of Absence

The Employer may grant unpaid leaves of absence for reasons acceptable to the Employer. Such leaves will not be granted if they interfere with the requirements of the business or the vacation choices of other employees.

13.05 All requests for leaves of absence must be made in writing.

# ARTICLE 14 – GENERAL

# 14.01 Joint Consultation

Pursuant to Section 53 of the BC Labour Relations Code, the parties to this agreement shall establish a Consultation Committee. The committee shall meet on the request of either party, but not less than once each quarter during the term of this agreement.

The purpose of the Consultation 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.

# 14.02 <u>Compensation on Day of Injury</u>

An employee who suffers a compensable injury requiring medical or hospital attention shall not incur any loss of regular pay for that day, provided the employee immediately reports the injury to First Aid and is given permission to be away from the job.

14.03 The parties agree to equally share the costs associated with printing the Collective Agreement.

#### 14.04 Notification

Employees shall notify the Employer as soon as is practicable of any changes of address and telephone number. Failure to do so will relieve the Employer of any responsibilities it may have under this agreement that require communication with an employee who is away from the job.

14.05 All payments made to employees pursuant to this agreement will be made by direct deposit to the employee's bank account.

#### 14.06 Footwear Allowance

Employees who have completed one (1) year of service will be provided reimbursement of one hundred dollars (\$100.00) each year towards the purchase of C.S.A. approved safety footwear.

# ARTICLE 15-BENEFITS

15.01 Employees are eligible for coverage under the Benefits Program after completion of the probationary period. A booklet describing each plan and its terms and conditions will be provided to all eligible employees.

- 15.02 Benefit coverage is subject to the terms and conditions of the plans or insurance policies. Any disputes regarding the payment of benefits are a matter between the employee and the insurance carrier or provider, and are not subject to the grievance and arbitration articles of this collective agreement.
- 15.03 It is not intended that an employee receive wage loss payment from more than one source for the same period which exceeds one hundred percent (100%) of normal wages. It is understood that in those situations, the insurance carrier may recover amounts in excess of one hundred percent (100%) in accordance with the subrogation provisions of the plan.
- 15.04 Participation in the Long Term Disability, Life Insurance and Accidental Death and Dismemberment plans is mandatory. The Employer will pay one hundred percent (100%) of the premium cost of providing the Life Insurance and Accidental Death and Dismemberment Plans. Employees will pay one hundred percent (100%) of the premium cost of the Long Term Disability Plan.
- 15.05 Participation in the Extended Health and Dental Plan is voluntary. Employee's wishing to participate will pay twenty five percent (25%) of the premium costs for these plans.
- 15.06 The Employer shall pay one hundred percent (100%) of the premiums required for coverage under the British Columbia Medical Services Plan (MSP). This provision is subject to the condition that coverage for the employee and the employee's family is not available through the employee's spouse's plan at another place of employment.

15.07 Benefits shall continue for all employees on approved leaves or long term disability for a period of twelve (12) months from the date the absence from work commenced. During these absences employees must forward the required premiums for the benefit plans. In the event that premium contributions are more than three (3) pay periods in arrears, the employee's benefit coverage may be cancelled.

#### 15.08 RRSP Contribution

- a) Participation in the Employer sponsored RRSP program is voluntary.
- b) The Employer will match employee contributions to the employees RRSP to the following maximums:

Length of Service	Employer contribution per bi-weekly pay period
12 to 36 months	\$23.10
36 to 60 months	\$33.00
60 to 84 months	\$40.70
84 months or more	\$50.60

c) If an employee makes a deduction from their RRSP they will be ineligible for employer matching contributions for a period of two years.

#### **ARTICLE 16- DURATION**

16.01 This agreement shall take effect as of the twenty third (23<sup>rd</sup>) day of May, two thousand fifteen (2015) and shall remain in force until the twenty second (22<sup>nd</sup>) day of May, two thousand twenty

one (2021). If written notice to commence collective bargaining is not given by either party within four (4) months of the expiry of the agreement, then this agreement will be considered to have been extended for a period of one year.

16.02 Notwithstanding Article 16.01, all provisions of the expired collective agreement will remain in full force and effect until either a new collective agreement is negotiated or the parties engage in a lawful strike or lockout.

16.03 The operation of sections 50(2) and (3) of the British Columbia Labour Relations Code is specifically excluded.

DATED at	, BC, this	day of	, 2015.
SIGNED on behalf of <b>DONALD'S FINE FOOE</b>	DS	•	behalf of EALTH AND PRKERS UNION, CLAC
Authorized Represent	This is for info purposes only signed docum held on file at	<ul> <li>Official ents are</li> </ul>	BC Representative
Authorized Represent	Member Cent Langley B.C.	re in	Committee Member

Authorized Representative

Bargaining Committee Member

Bargaining Committee Member

# SCHEDULE "A" JOB CLASSIFICATIONS

#### <u>PLANT</u>

- **Certified Tradesmen** an electrician or millwright holding a journeyman ticket in that trade
- **Refrigeration Operator/Maintenance** a certified refrigeration operator who is also able to perform maintenance duties
- Maintenance Helper an employee with maintenance skills but not holding a journeyman ticket or certification

#### **PRODUCTION DEPARTMENT**

- **Skilled Production Worker** Employees must be fully qualified in all jobs on the production line, or must be employed in the capacity of Smokehouse Operator.
- Semi-Skilled Production Worker Employees must be able to perform at least 3 of the following jobs at line speed:
  - 1. Pre-Trimming/Final Trim
  - 2. Operate all grind line equipment and sausage stuffer
  - 3. Automatic Slicer/Dicer Operator
  - 4. Band Saw Operator
  - 5. Skinner Operator
  - 6. Trayer/Overwrapper
  - 7. Packaging (roll stock)/Injector/Label/Box Machine Operator

**General Labour** - General duty jobs including traying, wrapping, boxing and un-boxing products, bagging, labeling and shift sanitation duties.

#### WAREHOUSE DEPARTMENT

- **Skilled Warehouse Worker** Employees must be fully qualified in all jobs in the warehouse and possess valid licenses for a Counter-Balance Fork Lift, Power Jack and High Reach.
- Semi-Skilled Warehouse Worker Employees must be able to perform all of the General Labour duties and be qualified and possess valid licenses for a Counter-Balance Fork Lift and Power Jack.
- **General Labour** General duty jobs such as order picking and scanning, inventory movement, operate a hand jack, lift heavy items, operate a scanner, and conduct all shipping and receiving functions and general warehouse sanitation.
- **Driver 1** Drivers qualified and possessing a Class 1 license.
- **Driver 2** Drivers qualified and possessing a Class 3 license with airbrake ticket.
- **Driver 3** Drivers qualified and possessing a Class 5 license with airbrake ticket.

SCHEDULE "B" <u>WAGE RATES</u>
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	Ba	y-23-15	S	May-23-16	ŝ	May-23-17	S	May-23-18	Ŝ	May-23-19	Š	May-23-20
		2%		2%		2%		2%		2%		2%
<b>Production Department</b>												
Skilled Worker	Ŷ	17.85	Ŷ	18.21	Ş	18.57	Ş	18.94	Ş	19.32	Ş	19.71
Semi-Skilled Worker	Ş	15.81	Ş	16.13	Ş	16.45	Ş	16.78	Ş	17.12	Ş	17.46
General Labour	Ŷ	13.77	Ş	14.05	Ş	14.33	Ş	14.62	Ş	14.91	Ş	15.21
Warehouse Department												
Skilled Worker	Ş	17.85	Ş	18.21	Ş	18.57	Ş	18.94	Ş	19.32	Ş	19.71
Semi-Skilled Worker	Ş	15.81	Ş	16.13	Ş	16.45	Ş	16.78	Ş	17.12	Ş	17.46
General Labour	Ş	14.79	Ş	15.09	Ş	15.39	Ş	15.70	Ş	16.01	Ş	16.33
Driver 1 <sup>ab</sup>	Ş	22.00	Ş	22.44	Ş	22.89	Ş	23.35	Ş	23.82	Ş	24.30
Driver 2 <sup>b</sup>	Ş	20.40	Ş	20.81	Ş	21.23	Ş	21.65	Ş	22.08	Ş	22.52
Driver 3 <sup>b</sup>	Ş	19.38	Ş	19.77	Ş	20.17	Ş	20.57	Ş	20.98	Ş	21.40
Plant												
Certified Tradesman <sup>a</sup>	Ŷ	30.00	Ŷ	30.60	Ŷ	31.21	Ş	31.83	Ŷ	32.47	Ş	33.12
Refrigeration Operator	Ş	21.93	Ş	22.37	Ş	22.82	Ş	23.28	Ş	23.75	Ş	24.23
Maintenance Helper	Ŷ	17.34	Ś	17.69	Ś	18.04	Ś	18.40	Ś	18.77	Ś	19.15
<sup>a</sup> Driver 1 and Certified Tradesman i	esman i	increases to the May 23,	o th	e May 23		2015 rates in Year 1 of the agreement. Thereafter	n Ye	ear 1 of tl	he a	greemen	t. T	lereafter
the 2% increases apply.												
<sup>b</sup> Drivers required to use their perso	ir perso	nal cell phones for dispatch purposes will be reimbursed seven dollars and	one	s for disp	atch	n purpose ו	s wi	ll be reim	ndr	sed sevel	op u	llars and
fifty cents (\$7.50) per bi-weekly pay	ekly pay	period.										

Donald's Fine Foods and Local 501 Collective Agreement 2015-2021

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#### Starting Wage Rate

New employees shall be paid a start rate of one dollar and fifty cents (\$1.50) per hour less than the job classification into which they have been hired. Employees will progress to the wage rate of their job classification over an eighteen (18) month period, with wage increases occurring every six (6) months in an amount equal to one third (1/3) of the difference between their start rate and the wage rate of their job classification.

#### Wage Premiums

- 1. Skilled Warehouse Workers who are assigned to work primarily in the freezer will be paid a premium of one dollar (\$1.00) per hour.
- 2. Warehouse Workers who are designated by the Employer as Forklift Trainer will be paid a premium of twenty five cents (\$0.25) per hour.
- 3. Warehouse Department Workers who are assigned to work in export shipping physically loading the containers will be paid a premium of one dollar (\$1.00) per hour.
- 4. Employees who are designated by the Employer as Team Leader will be paid a premium of one dollar and fifty cents (\$1.50) per hour.
- 5. Employees who are designated by the Employer as First-Aid Attendant will be paid a premium of:
  - a) Level 1 twenty five cents (\$0.25) per hour
  - b) Level 2 fifty cents (\$0.50) per hour

6. Employees in the Certified Tradesman classification who possess (a) an electrician journeyman ticket and a millwright journeyman ticket; (b) an electrician journeyman ticket and a refrigerator operator certification; or (c) a millwright journeyman ticket and a refrigerator operator certification, will be paid a premium of one dollar (\$1.00) per hour.

# SCHEDULE "C" ATTENDANCE BONUS

#### Purpose

The Attendance Bonus program provides employees with the means of accumulating additional earnings each month that can be used by the employee to offset a loss of earnings when they are absent due to incidental illness or injury.

# **Payment and Qualification**

Employees will receive a bonus payment of forty dollars (\$40.00) per pay period for perfect attendance. In order to qualify, the employee must not be absent or late at any time during the pay period. The bonus is pro-rated for absences due to vacation or approved leaves of absence.

Probationary employees will qualify for the bonus in the first month after completion of their probationary period.

# **PHONE • FAX NUMBERS**

	PHONE	FAX
CLAC Member Centres Fort St. John	250-785-5005 800-331-2522	250-785-5006
Kelowna	250-868-9111 866-757-2522	250-868-9192
Langley	604-888-7220 800-331-2522	604-455-1565
Prince George	250-563-0081 800-331-2522	250-563-0083
Benefit Office (Western)	888-600-2522	780-451-3976
Benefit Office (Eastern)	800-463-2522	905-945-7200
BC Training	604-888-7220 800-331-2522	604-455-1565
CLAC Retirement MemberCare	800-210-0200	
Ceridian LifeWorks	866-714-3129	
USEFUL WEBSITES		
CLAC Momber Control 8		

CLAC Member Centres &	www.clac.ca
Programs	
WCB	www.WorkSafeBC.com

# CLAC

Local 44, 56, 62, 66, 67, 68, 402 and 501

FORT ST. JOHN/ NORTHEASTERN BC 10504 100 Ave, Unit 210, Box 2 Fort St. John, BC V1J 1Z2 Tel: 250-785-5005 Toll Free: 800-331-2522 Fax: 250-785-5006 fortstjohn@clac.ca

KELOWNA/SOUTHERN INTERIOR BC 2040 Springfield Rd, Unit 105 Kelowna, BC V1Y 9N7 Tel: 250-868-9111 Toll Free: 866-757-2522 Fax: 250-868-9192 kelowna@clac.ca VANCOUVER/LOWER MAINLAND 19955 81A Ave Langley, BC V2Y 0C7 Tel: 604-888-7220 Toll Free: 800-331-2522 Fax: 604-455-1565 langley@clac.ca

PRINCE GEORGE/ CENTRAL INTERIOR BC 1990 Ogilvie St, Unit 210 Prince George, BC V2N 1X1 Tel: 250-563-0081 Toll Free: 800-331-2522 Fax: 250-563-0083 princegeorge@clac.ca

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