INTERNATIONAL
BROTHERHOOD OF TEAMSTERS
UNITED PARCEL SERVICE
SOUTHWEST PACKAGE RIDER

For the Period:
August 1, 2018 through July 31, 2023

INTERNATIONAL
BROTHERHOOD OF TEAMSTERS
LOCAL UNION NOS. 63, 104, 186, 396, 492,
542, 572, 631, 952 and 986
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SOUTHWEST PACKAGE RIDER

THIS AGREEMENT made and entered into this 1st day of August, 2018, by and between UNITED PARCEL SERVICE; CENTRAL CALIFORNIA, SOUTH CALIFORNIA, and DESERT MOUNTAIN (New Mexico and Arizona) DISTRICTS, hereinafter referred to as the “COMPANY” or the “EMPLOYER”, and LOCAL UNION NOS. 63, 104, 186, 396, 492, 542, 572, 631, 952 AND 986 affiliates of the INTERNATIONAL BROTHERHOOD OF TEAMSTERS, hereinafter referred to as the “UNION”.

WITNESSETH

That in consideration of the premises and of the respective promises of the parties hereto, they do hereby mutually agree as follows:

SECTION 1 – RECOGNITION

The Company recognizes the Union as the sole collective bargaining agent for all employees described as follows: drivers, sheet writer loaders, pickup unloaders and feeder loaders, checkers, cashiers, report clerks, center clerks, and all other package production employees, excluding those in supervisory capacity with authority to hire and discharge.

The Employer recognizes that the principles of seniority shall be given prime consideration in the everyday operation of the business.

Seniority is defined as the length of an employee’s continuous service within his classification in the center he is domiciled, from the date of hire or his requested transfer.

Employees shall, thirty-one (31) days after date of employment, pay their regular initiation fee. The Company agrees to deduct one (1) months dues for each month worked, or portion thereof, from all seasonal employees and shall be responsible for the collection and remittance of any such employee’s service fees which are required by the Local Union involved. These deductions shall be remitted to the Local Union with the regular check-off. These deductions shall comply with applicable law.
**Trial Period – Package Car Driver**

Employees transferring from part-time to full-time who are attempting to qualify as a package car driver shall have a thirty (30) working day trial period to qualify and may have up to an additional ten (10) working days at the beginning of his/her trial period, which may result in a total trial period of up to forty (40) working days, provided that all such additional time is spent in classroom training.

**Probationary Period – Full-Time**

A new full-time employee shall attain seniority when he/she has worked thirty (30) days within a one hundred twenty (120) consecutive day period. A new full-time employee hired into the package car classification may have up to an additional ten (10) working days at the beginning of his/her probationary period, which may result in a total probationary period of up to forty (40) worked days within a one hundred twenty (120) consecutive day period, provided that all such additional time is spent in classroom training. Prior to attaining seniority, as defined in this Section, the employee, other than those employees attempting to transfer from part-time to full-time positions, shall be considered a probationary employee and may be discharged without such discharge being subject to the grievance procedure. However, the Employer shall not discharge or otherwise discipline a probationary employee for purposes of evading the terms of this provision or to discriminate against Union members. Upon completion of the probationary period, the employee shall be given a seniority date as of his/her first day worked within such one hundred twenty (120) day period.

Notification will be made to all Local Unions within seven (7) days of employment of all new hires. Information will include name, address, social security number, last employer, classification hired into, and date of hire.

A working supervisor is an employee whose duties require him to handle merchandise and also supervise the work of other employees.

The work of supervisors will not include assignments of work that is performed by Union members except for the purpose of training.
and demonstration. Supervisors will not perform Union members work until after all reasonable efforts have been exhausted to have the work covered.

**SECTION 2 – EMPLOYMENT AND DISCHARGE**

The Union agrees that the Company’s business is of a specialized character which requires different and varied experience from that of other members of the Union. The Company shall have the right to hire any person who is over eighteen (18) years of age and who is a citizen of the United States or who has legally declared his intention of becoming a citizen. All such new employees, as well as present employees covered by this Agreement, if not already members of the Union, shall become members of the Union on the thirty-first (31st) day of continuous employment or thirty-one (31) days following the execution of this Agreement, whichever is later, and shall become and remain a member in good standing of the Union as a condition of continued employment.

The Employer shall not, and the Union shall not discriminate against any individual with respect to compensation, terms, conditions or privileges of employment because of race, religion, color, sex, sexual orientation, disability, veteran status, national origin and/or age, as otherwise provided by law. Where the pronouns “he” or “she” or any other pronoun designating sex are used in this Agreement, it shall be deemed to refer to either/and both sexes.

The Company shall be the sole judge of the competency and qualifications of its employees and reserves the right to discharge any person in its employ not deemed by it to be satisfactory. However, before the Company discharges a seniority employee, it agrees to notify the Union of its intention and will discuss the grievance with the Union and the employee.

The exception to the above rule will be cases of:

(1) Proven dishonesty; (2) Drinking of alcoholic beverages while on duty; (3) Recklessness resulting in a serious accident while on duty; (4) The carrying of unauthorized passengers; (5) Unprovoked assault on an employee or a supervisory employee while on duty; (6) Sell-
ing, transporting or use of illegal narcotics while in the employment of the Employer; (7) Willful, wanton or malicious damage to the Employer’s property, shall be dischargeable offenses without the necessity of a warning letter being in effect. The parties recognize that in some areas covered by this agreement, disputes exist as to the use of “proven dishonesty” as a basis for off-roll discharges. The parties do agree, however, that failure to follow methods, procedures, and/or instructions is not proven dishonesty. Any Local Union having continual disputes with the Company in a particular building regarding proven dishonesty shall first attempt resolution with the appropriate labor manager. If the issue cannot be resolved, it shall be immediately referred to the Co-Chairs of the Western Region of Teamsters/UPS Negotiating Committee for immediate resolution. Those individuals shall have the power to impose an appropriate remedy.

The first offense of signing for a package where dishonesty is not proven, will not result in discharge or suspension. The second such offense shall be cause for immediate discharge.

An employee who fails to report to work and is a “No Call-No Show” for three (3) consecutive working days, who has been given a warning notice for “No Call-No Show” within the nine (9) month period immediately preceding the three (3) consecutive working day “No Call-No Show”, shall be subject to immediate discharge and loss of seniority. In instances of proven emergencies or extraordinary circumstances this language shall not apply.

Upon request of the Union, the Company shall provide copies of SPARC’s reports.

Upon request of the employee, steward or Local Union, the Company shall provide copies of ODS messages. When such request is made on the same day the transmission(s) took place the operating center shall provide the printed copy of the transmission(s). When such request is made after the day the transmission(s) took place the printed copy of the transmission(s) shall be provided, for a period of thirty (30) calendar days from the date of transmission, by the Company entity that maintains such information database and as such database is implemented.
The Union agrees that the Company will be notified not less than seventy-two (72) hours before any employee of the Company, a member of the Union, be taken off the job because of his failure to maintain good standing in the Union.

The Employer recognizes the employee’s right to be given requested representation by a Steward, or designated alternate, at such time as the “employee” reasonably contemplates disciplinary action, unless specifically waived by the employee, in writing, with a copy to the Union.

The Employer recognizes the right of the Local Union to designate job stewards and alternates from the Employer’s seniority list.

Employees covered by this Collective Bargaining Agreement who are not subject to DOT mandated drug testing are only subject to reasonable cause testing. Reasonable cause is defined as an employee’s observable action, appearance, or conduct that clearly indicates the need for a fitness-for-duty medical evaluation. Refusal to submit to a reasonable cause drug test is a dischargeable offense.

**SECTION 3 – SETTLEMENT OF CONTROVERSIERS**

See Western Region of Teamsters-United Parcel Service Supplemental Agreement (Articles 25, 26, 27 and 28).

(In conjunction with Article 25 of the WRT/UPS Supplemental Agreement, Teamsters Local Union No. 396 shall utilize the Letter of Agreement for Settlement of Controversies contained in Addendum No. 2 to the Teamsters/United Parcel Service Southwest Package Rider.)

**SECTION 4 – SAFETY**

Drivers involved in their third (3rd) avoidable, or runaway accident in a nine (9) month period may request to be interviewed by the District Committee concerning the circumstances of the third acci-
dent prior to the final decision with respect to discipline. Upon request of the employee, a Shop Steward may attend the review.

SECTION 5 – METHOD OF OPERATION

The Company’s rules, regulation, practices and methods of operation now in effect shall continue in full force and effect, at the option of the Company. However, with regard to the Company’s bonus plan, the Company agrees to notify the Union prior to changes being made and, at the request of the Union, to discuss and explain its reasons or basis for having made such changes.

A driver may request in writing to the Center Manager for an area and methods evaluation. Upon receipt of this request, as schedule permits, the Manager or his designee shall observe driver methods and make a determination if a time study is warranted. If a supervisor assists a driver during an OJS, that day will not be used to determine a fair day’s work.

If a time study is warranted, the Company agrees to complete, inform and install the new study within a reasonable time period.

SECTION 6 – SECURITY

No cash deposit of any amount shall be furnished by any member of the Union to the Employer as security. If the Employer desires security from employees, it may place them under proper bond at the Employer’s expense.

SECTION 7 – UNIFORMS

The Employer agrees that if any employee is required to wear any kind of uniform as a condition of continued employment, such uniform shall be furnished and maintained by the Employer, free of charge at the standard required by the Employer. Such uniforms shall be adequate to protect against climatic conditions. The Employer will provide shirts and shorts to those affected employees. Such shirts will be maintained by the employee.
Rain gear will be available for those employees assigned to moving vehicles on the Employer’s premises.

The Employer has the right to establish and maintain reasonable standards concerning personal grooming and appearance and wearing of uniforms and accessories.

It is agreed that each employee shall put on the uniform before reporting for duty and shall remove the uniform after being relieved from duty each day. It is agreed that time spent in putting on and taking off the uniform shall not be paid for by the Employer.

Wearing of caps or jackets is optional with the employee, but if any headpiece or jacket is worn on the job, it shall be the Company’s regulation uniform cap or jacket.

**SECTION 8 – REPAIR OR OTHER WORK**

No driver shall perform garage or repair work, except in cases of emergency when it becomes necessary to make repair or change tires in order to keep rolling.

**SECTION 9 – DISPUTES ON DELIVERIES**

In the event of a dispute arising from the loss of merchandise or equipment, the employee will not be held responsible, provided that:

1. The equipment or the employee has been provided with adequate locking devices and they were properly used.

2. The employee had exercised reasonable means to protect the merchandise and/or equipment.

Failure on the part of the employee to exercise reasonable means to protect the merchandise and/or equipment shall be cause for disciplinary action. No Employee shall be required to pay for lost packages.
SUBSECTION 1 – FEEDER DRIVERS

(a) The regular scheduled work day, except as provided in subsection (b) below, shall consist of eight (8) consecutive hours, with an established start time, excluding a non-paid meal period of either one-half (½) or one (1) hour as provided in each respective area or local Addendum or Rider. The regular scheduled work week, other than as provided in subsections (b) and (c) below, shall consist of five (5) consecutive days Monday through Friday or Tuesday through Saturday; provided however, when operating needs must be met through the establishment of a regular Sunday sort, the Employer may establish a Sunday through Thursday work week.

(b) Those area or local Addendum’s or Riders that provide for a work day and work week of four (4) ten (10) hour days shall remain in effect for the term of this Agreement.

(c) The start time for a regular scheduled Monday work day may be established between the hours of 9:00 p.m. (2100 hours) and 12:00 midnight (00 hours) on the preceding Sunday without the payment of premium pay or overtime rates of pay.

(d) Prior to implementing a four (4) day, ten (10) hour work week on newly established feeder runs, the Employer shall meet jointly with the Local Union to negotiate the terms under which a four (4) day, ten (10) hour work week may be implemented, subject to ratification of the affected feeder drivers.

SUBSECTION 2 – PACKAGE CAR DRIVERS

(a) The regular scheduled work day shall consist of eight (8) consecutive hours, with an established start time, excluding a non paid meal period of either one-half (½) or one (1) hour as provided in each respective area or local Addendum or Rider. The regular scheduled work week shall consist of five (5) consecutive eight (8) hour days Monday through Friday or Tuesday through Saturday, subject to the provisions of (b) below.
In accordance with NMUPSA Article 22.4, for regular package car drivers forced on to a Tuesday through Saturday workweek, the Tuesday through Saturday workweek provision of this Section (2) and Subsection (a) shall cease to exist and will become inactive effective eighteen (18) months from the date of ratification, or when all regular package car drivers who were forced to work a Tuesday through Saturday workweek are moved back to a Monday through Friday workweek, whichever occurs first.

In accordance with NMUPSA Article 22.4, for regular package car drivers hired to work a Tuesday through Saturday workweek, the Tuesday through Saturday workweek provision of this Section (2) and Subsection (a) shall cease to exist and will become inactive effective twenty-four (24) months from the date of ratification, or when all regular package car drivers who were hired to work a Tuesday through Saturday workweek are moved back to a Monday through Friday workweek, whichever occurs first.

(b) It is agreed that no employee with a seniority date prior to August 1, 2011, will be forced on to a Tuesday through Saturday work week unless otherwise mutually agreed to or unless the employee bid such work week in accordance with the bidding procedures set forth in Article 6, Section 2. In accordance with NMUPSA Article 22.4, this Section (2) and Subsection (b) shall cease to exist and will become inactive effective eighteen (18) months from the date of ratification, or when all regular package car drivers who were forced on to a Tuesday through Saturday workweek are moved back to a Monday through Friday workweek, whichever occurs first.

(c) Start times shall be posted on the prior Friday of the week for which the starting times shall be effective. Employees who are ordered to report for work prior to said scheduled starting times shall receive time and one-half (1 ½) for all hours worked prior to their regular starting time. Employees who are ordered to report for work later than their scheduled starting time shall receive time and one-half (1 ½) for the number of hours equal to the number of hours called into work after their scheduled start time. If the Employer fails to post start times, employees shall not be disciplined for tardiness.
SUBSECTION 3 – ALL OTHER FULL-TIME EMPLOYEES

(a) The regular scheduled workday shall consist of eight (8) consecutive hours, with an established start time, excluding a non-paid meal period of either one-half (½) or one (1) hour. The regular scheduled workweek, excluding 22.4 Combination Drivers, shall consist of five (5) consecutive eight (8) hour days, Monday through Friday or Tuesday through Saturday, subject to the provisions of (b) below.

The regular scheduled workweek for 22.4 Combination Drivers shall consist of five (5) consecutive eight (8) hour days, Tuesday through Saturday or Wednesday through Sunday. It is agreed that employees shall have the right to exercise their seniority in selecting either a Tuesday through Saturday, or, Wednesday through Sunday workweek. It is agreed that, if necessary, employees shall be forced on to a Wednesday through Sunday workweek utilizing inverse seniority.

(b) It is agreed that no employee with a seniority date prior to August 1, 2018, will be forced on to a Tuesday through Saturday workweek unless otherwise mutually agreed to or unless the employee bid such workweek in accordance with the bidding procedure set forth in Article 6, Section 2 of the Western Region of Teamsters United Parcel Service Supplemental Agreement. (This paragraph (b) is not applicable to 22.4 Combination Drivers)

(c) Start times shall be posted on the prior Friday of the week for which the starting times shall be effective. Employees who are ordered to report for work prior to said scheduled starting times, shall receive time and one-half (1 ½) for all hours worked prior to their regular starting time. Employees who are ordered to report for work later than their scheduled starting time shall receive time and one-half (1 ½) for the number of hours equal to the number of hours called into work after their scheduled start time.

SUBSECTION 4 – QUALIFICATION FOR DELIVERY DRIVING

No employee shall be required to qualify for a delivery driving position (excluding Feeder) more than once. This provision applies to both full-
time and part-time employees and applies to employees moving into, or between, the following positions; Regular Package Car Driver (RPCD), 22.4 Combination Driver and Cover Driver (example – an employee who has qualified to be a Cover Driver shall automatically be qualified to be a Regular Package Car Driver (RPCD), or a 22.4 Combination Driver immediately upon accepting either of those jobs).

SECTION 11 – UTILITY DRIVERS

After completion of a thirty (30) day on road training period in the same center, a new driver is given the utility driving job, unless a driver with more seniority wants such utility work. This enables high seniority drivers to be on regular assigned sections when such work becomes available in the center to which the employee is assigned. Seniority shall be observed when loaning out utility drivers to another center. When directed on a scheduled day of dispatch, travel time to and from another facility shall be considered paid for time.

Employees will use the Employer’s vehicles whenever possible. Employees who use their personal vehicle shall be reimbursed at the applicable IRS rate per mile. Employees using their personal vehicles shall be paid for both time and mileage beyond his/her normal commute.

When delivery area vacancies are scheduled for a week or more, utility drivers shall bid, in seniority order, those vacated areas on a week by week basis. Once a utility driver is awarded a weekly vacancy bid, in accordance with their seniority, they shall not be removed from that weekly vacancy bid, except when the regular bid driver returns to work during the week. These delivery area vacancies shall be posted by Thursday of the prior week.

SECTION 12 – BIDDING AND DELIVERY AREA OPENINGS

SUBSECTION 1 – PACKAGE CAR VACANCIES

A package car area permanently vacated, or newly established area, excluding those areas established during December, shall be posted within five (5) days for five (5) working days, during
which time drivers shall be afforded the opportunity to bid such vacuumed or new areas. A posted vacancy or new area shall include geographical descriptions and whether the area is a designated training area. The successful bidder shall be awarded the posted vacancy or new area the Monday following the expiration of the five (5) day posting period. A permanent vacancy shall be described as an area that is delivered three (3) days a week for a thirty (30) day period, excluding those extra areas established during peak season.

Vacancies created as a result of this bidding procedure shall be posted and bid in accordance with the provisions set forth herein.

When a driver’s area is split to the extent of creating an additional new area, the affected driver shall be allowed to select either of these areas, prior to posting the other area for bid.

When a driver’s assigned delivery area is permanently changed by fifty percent (50%) or more of its delivery stops, said driver shall have the right to follow the major portion of the original delivery area. When more than one (1) driver’s delivery area is affected, those affected drivers shall be afforded the opportunity amongst themselves to bid the areas affected in accordance with their seniority.

When the Company makes the decision that it is necessary to break out, or temporarily eliminate, a route(s) within a loop for one (1) or more days the seniority of the drivers within that loop shall be applicable and the driver whose route was broken out, or temporarily eliminated, shall have the option of working as a utility driver for the day(s), or bumping the least senior driver within the loop and delivering that driver’s route for the day(s). The least senior driver who is bumped shall then work as a utility driver for the day(s). The Company shall call the driver at least ninety (90) minutes prior to the driver’s posted start time, using a current phone number provided by the driver, and either speak to the driver to get his decision to work as a utility driver, or bump the least senior driver within the loop, or leave a message for the driver to return the call with his decision no later than
sixty (60) minutes prior to the drivers posted start time. If the Company follows the prescribed procedure and the driver does not return the call in the prescribed time, the driver shall work as a utility driver. When the driver’s bid route is reinstated the driver shall return to it immediately.

When a driver’s bid route is permanently eliminated and the work is assigned to another route(s), one of the two following options shall apply and within thirty (30) days of ratification of this Agreement each Local Union shall select which option shall be applicable throughout their jurisdiction:

Option #1 All routes, within the loop(s) that received work from the permanently eliminated route, shall be re-bid amongst all drivers within the loop(s) by seniority and the remaining driver left without a bid shall become a utility driver.

Option #2 Only the routes that received work from the permanently eliminated route, shall be re-bid amongst the affected drivers by seniority and the remaining driver left without a bid shall become a utility driver.

The definition of “permanently eliminated route” shall be a route that is eliminated, or broken out, three (3) days per week for a thirty (30) day period. This procedure can only be invoked and applied by the affected driver, whose route was permanently eliminated, filing a timely grievance.

**SUBSECTION 2 – BIDDING DURING LEAVE OF ABSENCE/VACATION**

A driver on leave of absence during the period a bid is posted shall not be deprived of the opportunity to exercise his/her seniority; provided however, bids must be submitted within the defined bidding period. It shall be the responsibility of the driver to advise his/her steward or someone else to notify him/her of job openings he/she might be interested in. Time limits set forth herein shall not be utilized to deprive a driver of the right to exercise his/her seniority to bid a job posted while the driver was on vacation.
SECTION 13 – TRANSFER REQUEST

It is the Employee’s responsibility to verify all benefits at the requested transfer location. Benefits may vary by state and location. The medical, dental, vision, retiree’s medical coverages and pension rates may be less or non-existent in the location you desire. Contact the Local Union in the area you wish to transfer to for all information pertaining to the area benefits.

Employees whose current health care coverage is provided by a jointly administered Taft-Hartley Trust Fund plan who are transferring to an area where health care coverage is provided by a Company administered plan will be eligible immediately for health care benefits upon the first day worked at the new location.

Employees whose current health care coverage is provided by a Company administered plan who are transferring to an area where health care coverage is provided by a jointly administered Taft-Hartley Trust Fund plan will have to satisfy the eligibility requirements of the jointly administered Taft-Hartley Trust Fund plan once beginning to work in the new location. An employee in this situation will not have health care coverage until the eligibility requirements have been met and will receive a COBRA (Consolidated Omnibus Budget Reconciliation Act) notice from the Company notifying them of their options in reference to continuing health care coverage with no lapse in coverage. COBRA payments are the responsibility of the employee.

Employees should contact the Local Union they are leaving and the Local Union they are transferring to in order to verify what type of health care plan administration each area uses in order to make the proper arrangements for uninterrupted health care coverage.

The following language shall render null and void all language in any Supplement, Rider or Addenda for those Local Unions signatory to this Agreement regarding building to building transfers for package car and feeder drivers. All full-time package car drivers covered by this Agreement, with one (1) year seniority, shall have the right to transfer according to paragraphs (1) through (10) below.
All full-time feeder drivers covered by this Agreement, with one (1) year seniority, shall have the right to transfer according to paragraph (11) below.

1. During the month of October of each year, a transfer list will be posted in each center which will become effective January 2nd of the following year.

2. Package car drivers interested in transferring to another building within the Western Region of Teamsters United Parcel Service Supplemental Agreement jurisdiction in the following year must sign this transfer list designating the building requested. Package car drivers shall be allowed to select two (2) buildings when requesting a transfer.

3. By December 1st of each year, all center lists will be combined to form one Master Transfer Roster, listing all interested package car drivers according to their package car driver seniority with a copy to all Local Unions signatory to this Agreement. The Master Transfer Roster shall include the following information for each of the individual buildings listed on the Master Transfer Roster (the Local Union that represents that particular building as well as that Local Union’s phone number and email address). An employee may protest the accuracy of his/her seniority date on the final Master Transfer Roster, provided however, that such protest must be made in writing within thirty (30) days from December 1st. Failure to protest a Master Transfer Roster seniority date within the thirty (30) day period shall result in the list being considered accurate. A designated UPS district and a designated Teamsters Local Union shall share joint responsibility for immediately communicating any revisions to the list to all Local Unions signatory to this Agreement.

4. Part-time employees shall have the right to fill full-time positions within their Local Union jurisdiction before accepting transfers from the Master Transfer Roster on a six (6) for one (1) basis in each facility within each Local Union’s jurisdiction. [Six (6) full-time vacancies filled in accordance with each Local Union’s procedures within each facility to every one (1) transfer in to each facility.]
5. At the time of notification, package car drivers actively working in their classification, with good records, in accordance with their package car driver seniority, are given first consideration in filling openings before new people are hired, provided such jobs are believed to be regular. The employee must accept or reject the available transfer, by written response, within twenty-four (24) hours of notification. Failure to comply with the twenty-four-hour notification will result in the employee being removed from the list. Such requests shall not be unreasonably denied. Transfer requests will comply with Article 15-Military Clause of the National Master United Parcel Service Agreement. Each affected Local Union shall be notified of every transfer into their jurisdiction prior to the effective date of the transfer. Notification shall include the employee’s name, social security number, Company seniority date, effective date of the transfer and the origin and destination location.

6. Transfers are not considered during the period when seasonal help is being trained.

7. If a transfer becomes available and the qualified package car driver offered the transfer rejects it, he/she shall not be eligible for future transfers within that year.

8. A package car driver who transfers shall retain his/her Company seniority for the purpose of fringe benefits but shall be placed at the bottom of the center seniority list for the purpose of layoff, rehire, bid, selection of vacation and transfers. Package car drivers transferring outside their Local Union’s jurisdiction shall be placed at the bottom of the center seniority list for the purpose of promotion.

9. Package car drivers who transfer shall receive the appropriate fringe benefits and rate of pay in effect at their new location. Those employees shall also be subject to all contract provisions of the applicable Rider and/or Addendum in effect at their new location.

10. It is understood that the Employer shall not be responsible for any costs associated with an employee transfer.
11. In addition, if feeder vacancies cannot be filled first by the Company’s Feeder Request List, then second by Local Union agreement, then qualified feeder drivers in accordance with their feeder seniority, on the Feeder-Master Transfer Roster will be offered the opening(s) prior to hiring from the street. The same procedures for package car driver transfers, along with all provisions outlined in this section, shall apply to those feeder drivers accepting transfers.

SECTION 14 – UNION BULLETIN BOARD

The Employer agrees to supply a glass enclosed bulletin board and to provide suitable display space for the Union in each center, hub or place of work. Keys to the Union bulletin boards will be in the custody of the Local Business Agent and the Company. Postings by the Union on such boards are to be confined to official business on Union letterhead and/or Titan messages of the Union.

SECTION 15 – TIME CLOCKS

A daily time record shall be maintained by the Employer for an employee’s review, upon request. The Employer who employs five (5) or more drivers at any hub/center shall have time clocks at such hub/center when requested by the Union, in writing.

SECTION 16 – REST BREAKS

All full-time employees of Local Union Nos. 63, 104, 186, 396, 542, 572, 631, 952 and 986 shall be allowed to take a fifteen (15) minute rest break during the first four (4) hours of work, and another fifteen (15) minute rest break shall be allowed during the second four (4) hours of work.

Effective August 1, 2004, all full-time employees of Local Union No. 492 shall be allowed to take a fifteen (15) minute rest break during each work day.
SECTION 17 – HOLIDAYS AND PERSONAL DAYS

The following holidays shall be granted to seniority employees without reduction in pay:

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year’s Day</td>
<td>Christmas Day</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>December 31st</td>
</tr>
<tr>
<td>July 4th</td>
<td>Labor Day</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>Day after Thanksgiving</td>
</tr>
</tbody>
</table>

Every January each seniority employee shall be granted floating holidays to be taken each calendar year. Local Union Nos. 63, 186, 396, 492, 542, 572, 952 and 986 eligible seniority employees shall be entitled five (5) personal days to be taken each anniversary year and every January 1st each seniority employee shall be granted four (4) floating holidays to be taken each calendar year. Local Union Nos. 104 and 631 eligible seniority employees shall be entitled five (5) personal days to be taken each anniversary year and every January 1st each seniority employee shall be granted five (5) floating holidays to be taken each calendar year. Employees hired on or after October 1, 1993, shall be eligible for the floating holidays upon completion of one (1) year seniority.

The employee shall designate on a form provided by the Company which of the selected days off are to be paid as floating holidays and which of the selected days off are to be paid as personal days. The employee shall be given a copy of this form once it is filled out and these days shall be paid from the appropriate entitlement bank.

Floating holidays and personal days shall be selected in the following manner. Floating holidays and personal days which are available for selection in accordance with the procedures and formulas contained in this section and are scheduled during the vacation selection process shall be guaranteed time off for the employee requesting such days. Those employees not selecting during the vacation selection period may request their floating holidays or personal days at any time during the calendar year. Seniority shall prevail when the floating holidays and personal days which are available for
selection in accordance with the procedures and formulas contained in this section and have been selected at least ten (10) working days prior to the selected dates, and time off shall be guaranteed ten (10) working days prior to the dates the floating holidays or personal days occur. Floating holidays and personal days may be selected as individual days, blocks of days (two, three or four days) or combined in blocks of five (5) days and selected as full weeks.

Seniority shall prevail when an excessive number of employees have chosen the same day.

The Company shall make available for selection floating/personal holidays in each center according to the following schedule regardless of the fifteen percent (15%) allowed off per week in each center for earned vacations;

In centers of thirty (30) drivers or less, a minimum of one (1) floating holidays/personal days per day shall be granted.

In centers of thirty-one (31) drivers to fifty-nine (59) drivers, a minimum of two (2) floating holidays/personal days per day shall be granted.

In centers of sixty (60) drivers to ninety-nine (99) drivers, a minimum of three (3) floating holidays/personal days per day shall be granted.

In centers of one hundred (100) drivers to one hundred twenty-nine (129) drivers, a minimum of four (4) floating holidays/personal days per day shall be granted.

In centers of one hundred thirty (130) drivers or more, a minimum of five (5) floating holidays/personal days per day shall be granted.

The granting of floating and personal holidays may be limited from December 1st through December 25th.

Employees hired on or after the ratification of this agreement shall be eligible for holiday time off for the named holidays above but shall not be eligible for pay for the above-named holidays until they
have six (6) months seniority with the Company. (This provision does not apply to Local 104 in the state of Arizona where employees are eligible for pay effective with their date of hire.)

If the Company decides to shut down its operation in the Southern California Area on another day, a floating holiday will be assigned to that day.

When a holiday falls on a Sunday, the following Monday will be observed as the same.

The above holidays will be paid regardless of what day in the week they may fall.

Employees absent for more than thirty (30) days due to non-industrial illness or injury will not be eligible for holiday pay. In case of industrial injury, employees absent for more than ninety (90) days will not be eligible for holiday pay.

Except as described above, an employee, to be eligible for holiday pay, must have monies earned during the week in which the holiday falls.

HOLIDAYS WORKED: Pay shall be one and one-half (1 ½) times the hourly rate, plus the holiday pay.

There shall be no premium pay for hours worked on a Sunday or a holiday to Night Loaders or Feeder Drivers where their regular job either begins or ends on a Sunday or a holiday. In the case of a holiday, their holiday is either advanced or delayed, but it is, nevertheless, observed and paid as a holiday.

Premium holiday pay shall be paid to feeder drivers for hours worked on a holiday, when the employee’s job begins on a holiday, unless the holiday had been advanced or delayed.

Employees may elect, on their anniversary dates to receive five (5) personal days off (40 straight-time hours) or pay in lieu thereof. These five (5) days may be selected under the seniority procedures by the employee as part of the employee’s vacation selection procedure.
SECTION 18 – VACATIONS

All employees covered by this Agreement shall be entitled to one (1) week of vacation with pay after one (1) year’s seniority with the Company; two (2) weeks vacation with pay after three (3) years seniority with the Company; three (3) weeks vacation with pay after five (5) years seniority with the Company; four (4) weeks vacation with pay after ten (10) years seniority with the Company; five (5) weeks of vacation with pay after twenty (20) years seniority with the Company; and six (6) weeks of vacation with pay after twenty-five (25) years seniority with the Company.

Vacation pay for each week of vacation shall be one-fifty-second (1/52) of the gross annual earnings of the employee during the twelve (12) month period immediately prior to the employee’s employment anniversary date. One-fifty-second (1/52) shall be defined as all monies paid to an employee for an anniversary year, excluding unused sick pay, pay in lieu of unused vacations or personal days.

National negotiated monetary bonus shall be governed by the National Negotiating Committee.

Center seniority, by classification, shall prevail for selection of vacation period, which may be taken all at one time or may be split, provided it is earned at that time. All vacation dates are to be determined by mutual agreement between the manager and the employee.

In extended package centers where two (2) or less feeder drivers are domiciled, all drivers will be placed on a common seniority list within such center for vacation selection purposes. For this purpose only, Feeder Drivers will use their most recent date of hire under this Agreement.

A minimum of fifteen percent (15%) of the eligible members at each feeder location shall be allowed time off for earned vacation per week.

A lapse of more than thirty (30) days per year shall break continuity of employment for the purpose of vacation eligibility.

Vacation days will be pro-rated.
VACATION SELECTION PROCEDURE: For choice of vacation, once a vacation list is posted, the first full week of January is allowed for the top 25% to select in seniority order; the second week of January for the second 25% to select in seniority order; the third week of January for the third 25% to select in seniority order; and the fourth week of January for the forth 25% to select in seniority order. Those not signing up in their scheduled week shall lose their choice of vacation and must take what is left. Vacation period shall be defined as February 1st through the week of Thanksgiving and December 26th through January 31st of the following year.

By seniority and classification, a minimum of fifteen percent (15%) of the eligible members in each package center shall be allowed time off for earned vacation per week during the vacation period described above.

Earned vacations, for the vacation period scheduled, shall be paid for during the week prior to the date the vacation is taken. Employee’s who have earned vacation weeks not selected during the vacation selection period, may select at a later date by mutual agreement, for the available time not selected or may elect to sell back those unscheduled weeks at any time. The maximum number of weeks for sell back shall be limited to two (2) weeks. Vacation pay shall be paid on a separate check. The Employer shall not allow any employee to work a vacation week which has been selected during the vacation selection period or to work a vacation week which has been selected at a later date by mutual agreement.

Vacation weeks earned during the current vacation period, declared for sell back, shall be paid two (2) weeks after the employee’s anniversary date of hire. Vacation pay shall be paid on a separate check.

After one (1) year of seniority, vacation allowances will be prorated on a monthly basis and paid in the event of separation from the Company.

An employee who retires from the Company, and is entitled to receive payment for prorated unused vacation, shall also be paid a separate additional cash payment equal to the total pension contri-
butions which the Company would have been required to make on behalf of the employee had the employee utilized all accumulated unused vacation prior to retiring (i.e. the number of prorated unused vacation hours multiplied by the hourly pension contribution rate in effect at the time of payment as illustrated in the following example – 40 hours x $6.60 per hour = $264.00).

**SECTION 19 – MATERNITY/PATERNITY/FMLA LEAVE**

A. It is understood that maternity leave for female employees shall be granted with no loss of seniority for such period of time as her doctor shall determine that she is physically unable to return to her normal duties, and maternity leave must comply with applicable State and Federal laws. It is further understood that, pursuant to Section 19B-Family and Medical Leave Act, paternity leave for a male employee whose spouse is pregnant shall be granted with no loss of seniority, for each pregnancy, for a period not to exceed twelve (12) / six (6) weeks, with the exception of employees not able to meet the qualifications set out in Section 19B, who shall be granted leave not to exceed one (1) week. This week shall commence on the date of birth or the day the spouse is released from the hospital subject to the employee’s choice.

B. All employees who have worked for the Company for a minimum of twelve (12) months and worked at least 1250 hours during the past twelve (12) months are eligible for unpaid leave as set forth in the Family and Medical Leave Act of 1993.

Additionally, any employee not covered above, that has worked for the Company for a minimum of thirty-six (36) months and accrued at least 625 paid hours during the past twelve (12) months is eligible for unpaid leave as set forth below, except that the amount of leave allowed will be computed at one-half (½) of the time provided by the FMLA.

Eligible employees are entitled up to a total of 12/6 weeks of unpaid leave during any twelve (12) month period for the following reasons:
1. Birth of a child;

2. Adoption, or placement for foster care;

3. To care for a spouse, child or parent of the employee due to a serious health condition;

4. A serious health condition of the employee.

The employee’s seniority rights shall continue as if the employee had not taken leave under this section, and the Employer will maintain health insurance coverage during the period of the leave.

The Employer may require the employee to substitute accrued paid vacation or other paid for leave for part of the 12/6 week leave period.

The employee is required to provide the Employer with at least thirty (30) days advance notice before FMLA leave begins if the need for leave is foreseeable. If the leave is not foreseeable, the employee is required to give notice as soon as practicable. The Employer has the right to require medical certification of the need for the leave under the Act. In addition, the Employer has the right to require a second (2nd) opinion at the Employer’s expense.

The provisions of this section are in response to the Federal Act and shall not supersede any state or local law which provides for greater employee rights.

**SECTION 20 – DISABILITY AND SICK LEAVE**

Fifty-six (56) hours of straight-time pay (seven (7) eight (8) hour days) will be allowed for each regular full-time employee who has completed one (1) year seniority with the Company.

Each employee will be allowed seven (7) days (at the daily guaranteed rate of pay) on each succeeding sick leave anniversary date.

On the employee’s anniversary date, he/she shall have the option to:
A. Accumulate any/all unused sick leave days, to a maximum of sixty (60) days.

B. Receive pay for any/all accumulated unused sick leave.

C. Use in conjunction with vacation time earned, as described below:

At the end of each succeeding twelve (12) months, any unused sick pay may be accumulated, paid, or used in five (5) day segments in conjunction with vacation time off at the option of the employee. These five (5) days, forty (40) straight time hours, may be selected under the same procedure by the employee as part of the employees next vacation selection period. When accumulated unused sick leave is paid, it shall be paid at the employee’s current rate of pay.

Sick pay contribution shall be allocated under the following conditions:

1. Sick pay to be allowed for the first day of any period of absence from work due to a bona fide sickness or disability and shall start when an employee leaves the job because of injury on the job.

2. An employee unable to work because of sickness or disability must notify the Company one (1) hour or more before the employee is scheduled to report for work, unless conditions make it impossible to give such notification, and sickness shall be deemed to have commenced at the time the Company is so notified, unless notification is impossible.

3. No employee shall be entitled to disability leave pay when the sickness or injury is due to intoxication or the use of narcotics, nor shall it apply in case of injury while working for another employer or while self-employed for profit or compensation.

4. No employee shall be requested to have a medical release, from their physician, unless the employee has been on sick leave five (5) consecutive days or more, or in the event of any personal injury.

5. Pro-rated unused sick leave pay will be paid in cases of separation from the Company after one (1) year of employment. An em-
ployee who retires from the Company, and is entitled to receive payment for prorated unused sick leave pay, shall also be paid a separate additional cash payment equal to the total pension contributions which the Company would have been required to make on behalf of the employee had the employee utilized all accumulated unused sick leave pay prior to retiring (i.e. the number of prorated unused sick leave pay hours multiplied by the hourly pension contribution rate in effect at the time of payment as illustrated in the following example – 40 hours x $6.60 per hour = $264.00).

6. A lapse of more than thirty (30) days per year shall break continuity of employment for the purpose of sick pay eligibility. Sick pay days will be pro-rated.

7. Earned sick pay may be integrated with Workers’ Compensation or Unemployment Compensation Disability Benefits when requested. An employee who is receiving such benefits shall be paid the difference between such benefit payments and his straight-time weekly earnings for each week such benefit payments are made until such sick pay benefits that the employee would be eligible for are exhausted.

A seniority full-time employee who is declared permanently medically incapacitated and thereby unable to perform their normal duties shall have the option of employment in other classifications. The employee will have the option of filling an opening within their Local Union’s jurisdiction before accepting transfers from the master list or before new people are hired. This will not permit bumping under any circumstances. This will be subject to their being medically qualified and other qualifications so specified under other provisions of this Agreement.

The appropriate rate of pay for purposes of this Article shall mean that they will be placed at the 80% level of the new classification for a period of ninety (90) calendar days. At the end of ninety (90) calendar days, they are to be paid at the current top rate of that classification.

**SECTION 21 – PENSION BENEFITS**

The following pension contribution rates are applicable to Local Union Nos. 63, 104, 186, 492, 542, 572, 631, 952 and 986.
Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each full-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10) (including $0.01 for PEER/80 for full-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $11.61 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $12.01 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $12.41 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution
rate of $12.81 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $13.21 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

The following pension contribution rates are applicable to Local Union No. 396.

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each full-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10) (including $0.01 for PEER/80 for full-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $11.71 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution
rate of $12.11 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $12.51 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $12.91 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $13.31 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

**SECTION 22 – SAVINGS**

Effective August 1, 2002, the Company and the Union agree that the contribution at the rate of ten cents (10 cents) per compensable hour into the Pacific Coast Benefits Trust (herein “Trust”) on behalf of all employees covered under this Rider shall be diverted back to the Company and used by the Union as a partial payment to “buy” the following increased pension benefit;

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each full-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.
This is done in accordance with the terms and provisions of Article 30 – Health and Welfare and/or Pension of the Western Region of Teamsters/United Parcel Service Supplemental Agreement, and the terms and conditions of the Western Conference of Teamsters Pension Trust Fund.

The existing Pacific Coast Benefit Trust Fund accounts of all employees covered by this Rider shall continue to exist in accordance with the terms and conditions of the Pacific Coast Benefit Trust Fund, however, these accounts shall have no new contributions as of August 1, 2002.

SECTION 23 – TRUST FUND ACCEPTANCE

Overtime hours, production/incentive bonus hours, holidays, floating holidays, personal days, jury duty, funeral leave, sick pay and vacation time paid for but not worked shall be considered as time worked for the purpose of Section 21, but no payments shall be made for unused sick pay benefits or pro-rated payments made in cases of separation from the Company.

The Employer shall not be obligated to make payments into the Trust Funds of amounts in excess of those which are deductible from gross income by the Employer under Section 404 of the Internal Revenue Code.

The total amount due for each calendar month shall be remitted in a lump sum not later than the 20th day of the following month.

The Employer agrees to abide by such rules as may be established by the Trustees of the respective Trust Fund to facilitate the prompt and orderly collection of such amount and the accurate reporting of such amounts paid on account of the employees.

Failure to make the payments herein provided within the time specified shall be a breach of this Agreement.

During the calendar year, monthly and year to date pension contributory hours and monies shall be provided upon an employee’s request.
SECTION 24 – LEGAL SERVICES TRUST

The Employer shall contribute ten cents ($0.10) per hour, up to a maximum of seventeen dollars and thirty cents ($17.30) per month, for each regular employee into the Western Conference of Teamsters Legal Services Trust Fund for the purpose of providing for employees and their eligible dependents, legal benefits as provided for in the Trust Agreement. (The decreased hourly contribution of five cents ($0.05) shall be reallocated to the Western Conference of Teamsters Pension Trust Fund on behalf of the Local Unions that are participants in the Western Conference of Teamsters Legal Services Trust Fund.)

SECTION 25 – HEALTH INSURANCE COVERAGE

(a) For those full-time or part-time employees who have received health and welfare benefits from the Company Health & Welfare Plan, benefits on and after January 1, 2014 will be provided by Teamsters Western Region and Local 177 Health Care Plan in accordance with the Letter of Agreement on the Teamsters Western Region and Local 177 Health Care Plan dated September 6, 2013. The Company will continue to provide health & welfare benefit coverage under the existing plan through December 31, 2013.

For all full-time and part-time employees who receive health and welfare benefits from the Teamsters Western Region and Local 177 Health Care Plan the employer shall make health and welfare contributions for employees who have been injured on the job for a period of one (1) year, and for employees who are ill or have been injured off the job for a period of four (4) weeks, with the Teamsters Western Region and Local 177 Plan covering the remaining weeks up to a maximum of twenty-six (26) weeks.

(b) Any eligible employee covered by this Section who retires effective January 1, 2014 or thereafter shall be provided retiree medical benefits through the Teamsters Western Region and Local 177 Health Care Plan.
(c) Current retirees who are receiving benefits through a UPS sponsored plan shall receive coverage on and after January 1, 2014 under the terms of the Memorandum Concerning UPS Sponsored Plans, attached to the National Master Agreement.

SECTION 26 – LAYOFFS

Employees on layoff shall be given the option, in accordance with their seniority, of accepting employment within their classification in another center in the immediate area before new employees are hired. Employees accepting such employment in another center shall be placed at the bottom of the center’s seniority list. When work becomes available on a regular basis in the original center, said employee shall be offered the opportunity of returning to the original center and retaining his original seniority date.

In the event no job openings in his/her classification are available, employee(s) on layoff shall be afforded the following two choices, one of which may be exercised at the sole discretion of the laid off employee.

(1) The employee on layoff shall be afforded the opportunity to displace the least senior part-time employee within their facility. In this case, the full-time qualified seniority employee shall receive the appropriate part-time daily guarantee at the appropriate part-time rate of pay in accordance with their seniority in addition to maintaining their appropriate full-time benefits.

(2) The employee on layoff shall be afforded the opportunity to displace the least senior part-time employee on two (2) separate shifts within their facility and the shifts shall be consecutive whenever possible. In this case, the full-time qualified seniority employee shall receive the appropriate full-time guarantees at the appropriate part-time rate of pay in accordance with their seniority in addition to maintaining their appropriate full-time benefits.

The employee, once selecting his layoff option may not change his selection for the duration of that current layoff. When work becomes available on a regular basis in the original center, the employee must return and retains his/her original seniority date.
Upon request, the Company will provide the Local Union with relevant layoff information.

Any laid off package car driver or combination employee who chooses to displace one (1) part-time inside employee shall also be able to exercise his/her seniority to perform exception air delivery, provided he or she is qualified to do so.

SECTION 27 – FEEDER DRIVERS

It is agreed that there shall be a separate seniority list for regular feeder drivers, and those employees presently employed as regular feeder drivers shall retain their seniority in this classification. When additional openings occur in this classification, these may be filled by employees from the bargaining unit who qualify for this work, but these employees shall be placed at the bottom of the feeder driver seniority list. In the event of a reduction of force, feeder drivers may return to their former classification and retain their full seniority (previous classification seniority, plus feeder classification seniority).

Employees desiring to qualify for feeder driver work shall indicate this desire on the appropriate request forms. The names of those employees who are qualified by the Company for feeder driver work shall be placed on a list, in seniority order. All vacancies in this classification shall be filled from this list. They will attend, on their own time, the Company’s training program which may be established from time to time as the need occurs. The Company agrees to furnish the necessary equipment and instructors. A good driving record is a prerequisite to such training, including a one-year package car safe driving award immediately prior to such training. In cases where a full-time package car driver has had a minor accident within the past year, he/she may not be automatically disqualified from attending feeder school upon review by the Company.

Feeder drivers will deliver, pick up, sort, load and unload, regardless of domicile.

The Company agrees that no present feeder driver will lose feeder driver work due to piggy-backing.
Feeder drivers in the outlying areas shall bid for feeder paths in their own areas.

The Company will post a feeder driver seniority list on the board in each area.

The Company will develop feeder work rules with each Local Union, where applicable. Current feeder work rules shall remain in effect.

**SUBSECTION 1 – FEEDER BIDDING**

(a) All feeder schedules shall be bid on a seniority basis, each calendar year. Feeder schedules shall be posted for five (5) working days, during which time drivers shall be afforded the opportunity to bid. Annual feeder bids shall be awarded and become effective the first (1st) full week of May. (The present annual bidding procedures in Local 396 shall remain in effect.)

Posted bids will include a brief description of each job, including the work day and work week, start time, point of destination and the type of equipment normally utilized.

(b) Permanent feeder vacancies and new schedules that become available subsequent to the annual bid shall be posted within five (5) days for five (5) working days, during which time drivers shall be afforded the opportunity to bid such vacated or new schedule. A posted vacancy or new schedule shall include a brief description as provided in (a) above. The successful bidder shall be awarded the posted vacancy or new schedule the Sunday following the expiration of the five (5) day posting period. A permanent vacancy shall be described as a feeder schedule that runs three (3) days a week for a thirty (30) day period, excluding extra schedules established during the peak season, which shall be filled in accordance with (c) below.

Vacancies created as a result of this bidding procedure shall be posted and bid in accordance with the provisions set forth herein.

(c) Extra peak season feeder schedules that are established prior to the first (1st) full week of December shall be first offered, on a
seniority basis, to the seniority feeder drivers and then to the back-up feeder drivers prior to filling such extra schedules with peak season hires. Seniority drivers will not be allowed to exercise seniority to fill extra peak season schedules more than one (1) time during each peak season and seniority drivers filling such extra schedules shall return to his/her bid at the time such extra schedule is abolished.

(d) In the event a bid feeder schedule is abolished, or the established start time is permanently changed by one (1) hour or more, or the scheduled paid day is otherwise changed by more than two (2) hours, the affected driver shall be allowed to exercise his/her seniority to bump any less senior driver and this bumping procedure shall continue for an additional six bumps at which point the last affected driver shall be assigned to the remaining schedule.

The seniority rights of a driver affected by day to day cancellation of a bid feeder schedule will be determined in accordance with local bid and dispatch rules.

SUBSECTION 2 – BIDDING DURING LEAVE OF ABSENCE/VACATION

A driver on leave of absence during the period a bid is posted shall not be deprived of the opportunity to exercise his/her seniority provided however, bids must be submitted within the defined bidding period. It shall be the responsibility of the driver to advise his/her steward or someone else to notify him/her of job openings he/she might be interested in.

Time limits set forth herein shall not be utilized to deprive a driver of the right to exercise his/her seniority to bid a job posted while the driver was on vacation.

SUBSECTION 3 – PEAK SEASON

No seniority feeder driver will be removed from his bid run at peak and have that same route covered by an outside trucking carrier. Rescheduled routes which may be covered by an outside carrier will only occur if necessary, to protect service.
In the event a sleeper run is eliminated during peak season due to loads being put on the train (GSM), alternative schedules will be developed to keep the sleeper drivers in a sleeper configuration. The mileage requirements in Article 43, Section 2.1 (B) shall not apply.

**SUBSECTION 4 - STAFFING**

If a Local Union has concerns over their feeder staffing and/or the use of subcontractors, they shall first review the matter with the District Labor Manager for possible resolution. If the issue is not resolved, they may request a review with the Union and Company Chairs of the WRT-UPS Labor Management Committee. When requested, these meetings will take place in conjunction with the JALM Panel. The staffing issues would not be presented as a case, but rather would be a discussion with all relevant information being shared. The Co-Chairs shall have the authority to implement an appropriate remedy, including, but not limited to, developing expedited training plans to reduce the needs for outside carriers.

**SECTION 28 – AIR CONDITIONING**

See Western Region Supplemental Agreement Article 14 – Air Conditioning.

**SECTION 29 – BREAKDOWN AND IMPASSABLE HIGHWAYS**

See Western Region Supplemental Agreement Article 17-Breakdown and Impassable Highways.

**SECTION 30 – RADIOS**

See National Master United Parcel Service Agreement Article 18, Section 8 – Safety and Health Equipment, Accidents and Reports – Radios.

**SECTION 31 – PROTECTION OF RIGHTS**

See National Master United Parcel Service Agreement Article 9 – Protection of Rights.
SECTION 32 – GARNISHMENTS

See National Master United Parcel Service Agreement Article 31 – Garnishments.

SECTION 33 – JURY DUTY

See National Master United Parcel Service Agreement Article 29, Section 1 – Jury Duty.

SECTION 34 – FUNERAL LEAVE

In the event of a death of a member of the employee’s family, a seniority employee shall be allowed a reasonable time off to attend the funeral or other bereavement rite.


A regular full-time employee shall be guaranteed two (2) days off to be taken between the day of death and two (2) working days following the funeral provided the employee attends the funeral or other bereavement rite. In cases involving the funeral of a relative listed in paragraph 2 above, an employee who attends the funeral or bereavement rite is guaranteed a minimum of two days off.

An employee shall be allowed one (1) day off to attend the funeral or other bereavement rite of a sister-in-law or brother-in-law. The definition of a sister-in-law or brother-in-law is your spouse’s sister or brother and your brother’s or sister’s spouse. Reimbursement for this day shall be the same as provided below.

Time off shall not extend beyond the day of the funeral unless an additional day is required for travel, except as provided above. In no event will total compensated time off exceed four (4) scheduled work days. The employee will be reimbursed at eight (8) times the employee’s straight time hourly rate for each day lost from work for those employees whose regular scheduled workweek is five (5)
days, and ten (10) times the straight time hourly rate for those em-
ployees whose regular scheduled workweek is four (4) days. Part-
time employees will receive the same benefits as above, paid at four 
(4) times the employee’s hourly rate.

Better conditions contained in Supplements, Riders or Addenda 
will be maintained by present employees. All employees hired after 
July 2, 1982 will be covered by the above language.

SECTION 35 – RATES OF PAY AND 
METHODS OF PAYMENT

OVERTIME RATE: All hours worked in excess of eight (8) 
hours per day and forty (40) hours per week shall be overtime hours
and paid for at one and one-half times (1½x) the regular hourly rate 
of pay. All work performed on the sixth (6th) day shall be paid for 
at one and one-half times (1½x) the regular straight-time hourly 
rate of pay providing the employee has either worked or received 
paid for time for the previous five (5) consecutive days prior to the 
sixth (6th) day. Double time (2x) the regular rate of pay for any 
employee required to work on the seventh (7th) day.

Tractor trailer driver rates are determined daily by the total daily 
measured miles driven.

If a regular full-time employee (excluding those working under 
Section 36, Air Agreement) is required to work a combination job 
and working in a higher paying classification job more than one (1) 
hour, that employee shall be paid the higher rate of pay for the en-
tire shift.

Employees who operate a UPS on-road vehicle, non-feeder, requir-
ing a Class B license or with a trailer in tow, shall receive thirty-five 
cents ($0.35) per hour in addition to their regular hourly rate for all 
hours worked. Upon ratification of this Agreement, all new package 
cars towing trailers shall be equipped with power steering.

The guaranteed hours for regular full-time employees shall be forty 
(40) hours, exclusive of lunch periods, to be worked in five (5)
consecutive days. Days off each week will be assigned the preceding week.

Regular full-time employees reporting to work as scheduled, shall be guaranteed eight (8) hours or ten (10) hours of work, whichever is applicable, or pay in lieu thereof, unless excused at the employee’s request.

An employee who is called in to work on his day off shall not be required to take another day off during the week.

All hours worked in excess of eight (8) hours per day, or ten (10) hours per day whichever is applicable and forty (40) hours per week shall be overtime hours and paid for at one and one-half times (1½x) the regular hourly rate of pay.

All deliveries on Saturday shall be paid for at the rate of one and one-half times (1½x) the employee’s regular rate of pay. This premium pay shall not apply to employees on a Tuesday through Saturday workweek.

Saturday shall be considered straight-time hours for pickup, sorting and feeder work; but employees scheduled for such work on Saturdays shall receive another regular day off each week, in addition to Sunday, and to the extent that scheduling requirements of the Company permit, without interfering with the Company’s requirements and without requiring the scheduling of overtime for other employees, such day off shall be Monday. Choice for days off shall be determined by job classification, by qualification, and by seniority.

SECTION 36 – AIR OPERATION

See National Master United Parcel Service Agreement Article 40 – Air Operation.

SECTION 37 – TRAINING AREAS

See Western Region Supplemental Agreement Article 8 – Training Areas.
SECTION 38 – COVER DRIVERS

Cover driver jobs will be filled by qualified seniority part-time employees, who have expressed their desire in writing to be on the list, in seniority order and who have been certified by the Employer. Cover drivers will not accrue full-time seniority when driving under this section. When no cover work is available, cover drivers shall continue to accrue part-time seniority with their appropriate part-time benefits.

The starting rate for cover drivers will commence on the first day of orientation. Part-time employees by seniority who elect to become cover drivers will be allowed to select a specific center, in the building in which they are employed. The employee will be placed at the bottom of that center’s cover driver seniority list along with the existing cover drivers upon successful completion of the qualifying period.

Employees who disqualify from cover driver positions for whatever reason will not be permitted the opportunity to re-qualify as a cover driver for a period of not less than one year from the date of disqualification. Additionally, after the one (1) year time period has elapsed, a vacancy or new opening must exist and the position will be awarded to the qualified employee with the most seniority. No disqualified cover driver will be denied part-time to full-time job opportunities.

Cover drivers will work as replacements for full-time package drivers only for the purpose of covering vacations, holidays, jury duty, personal holidays, funeral leave, sick days and leaves of absence. The number of cover drivers will be determined by each center but may not exceed the number of persons off for reasons as described in this paragraph.

In addition, cover drivers who are qualified or in the process of being qualified, shall be afforded the opportunity to work as peak season drivers, without gaining full-time seniority, during October, November and December prior to hiring peak season drivers.

Effective January 1, 2019, for each one hundred fifty-six (156) cover driver reports that an individual works during the calendar year, the Employer will add one (1) Regular Package Car Driver (RPCD)
in that center for each occurrence. Cover driver reports are defined as any day a cover driver reports to work to deliver packages for any reason and on any day during the entire calendar year including any days worked during peak season.

Once a cover driver has accrued the above mentioned criteria, the Company will immediately award a Regular Package Car Driver (RPCD) job to the senior individual(s) as outlined in Article 7 of the Western Region of Teamsters Supplemental Agreement.

The Employer shall provide to the Local Union a monthly payroll report indicating the names of all cover drivers utilized in the Local Union’s jurisdiction, the number of days each cover driver has worked and the center that they reported to work in. The report will be provided within two (2) weeks of each month’s end.

Cover drivers shall not be used to circumvent the terms of this agreement nor to avoid the hiring of full-time package car drivers in a center. Cover drivers may be used as temporary replacements only and not to supplement the work force. If a cover driver continually works less than the cover driver guarantee, or is used for any reason other than as a replacement for full-time package drivers for the reasons listed in paragraph four (excluding October, November and December) and a total of thirty (30) days are worked out of a ninety (90) day period, the Company shall add a permanent regular full-time package car job. Cover drivers working in excess of one (1) year, either singularly or in combination, covering for a specific person out for either compensation or disability, will, in itself create another full-time opening in that classification. Any alleged violation of this section will be subject to the grievance procedure. Cover drivers will not work if there are any full-time package car drivers on layoff within that Local Union’s jurisdiction.

Cover drivers that are used outside the parameters of the above-stated language shall be guaranteed eight (8) hours pay at the package driver’s top rate of pay. Cover drivers who work an unscheduled single day(s) shall be considered outside the parameters of this agreement and shall be guaranteed eight (8) hours pay at the package driver’s top rate of pay.
Upon request, the Company will provide the Local Union with accurate daily dispatch logs in order to monitor compliance with this Section.

The Local Union will be notified, in writing, as to the number of cover drivers utilized in each center. Beginning with the effective date of the Southwest Rider, and continuing thereafter, the ratio of utility drivers to regular bid drivers shall be no less than the average ratio that was in effect during the months of March 1, 1997 through May 1, 1997. For areas without an established ratio, the parties shall meet to establish an agreed to ratio. Any areas that are not agreed to, shall be referred to the Southwest Package Rider Cover Driver Committee for resolution. Seniority shall be observed when loaning out cover drivers to another center.

Cover drivers will be offered the opportunity to work as cover drivers in seniority order. After the process is completed and additional coverage is necessary the work will be assigned in inverse seniority order.

A cover driver that is scheduled to work a week in which a named holiday falls or has jury duty or funeral leave, he/she will receive eight (8) hours pay per day at their cover driver rate. A cover driver that is scheduled to work a week and has monies earned under that classification during the week, shall be paid eight (8) hours pay for eligible sick leave at the cover driver’s rate of pay.

Cover drivers who perform planned weekly coverage work shall be guaranteed five consecutive eight (8) hour days, forty (40) hours per week. If a cover driver is covering for a regular driver who is unable to complete his/her scheduled day, the cover driver will receive actual hours worked at their cover rate of pay.

No cover driver shall work less than eight (8) hours within the classification of cover driver. A cover driver shall receive eight (8) hours work as a cover driver or pay in lieu thereof, unless excused at the employee’s request.

Cover drivers working a five (5) day, forty (40) hour week as a package car driver will be considered package car drivers as it applies to Saturday air work.
The rate of pay for cover drivers shall be as follows:

**Start Rate**  
70% of prevailing package car driver top rate of pay as of the date(s) negotiated for each general wage increase in the National Master Agreement of each succeeding year.

**Cover driver seniority plus six (6) months**  
75% of prevailing package car driver top rate of pay as of the date(s) negotiated for each general wage increase in the National Master Agreement of each succeeding year.

Cover drivers shall continue to receive all part-time benefits, including any contractual increases in their primary job classification only, as described in the Southwest Sort Rider, with the exception that a cover driver who works three (3) days or more in a week shall be paid full-time pension contributions for all hours worked as a cover driver that week. Any employee who has performed the cover driver job prior to August 1, 1997, will be red-circled at their appropriate pay rate.

Cover drivers who are subsequently promoted to full-time employment will be paid either their cover driver or their primary job classification wage rate, whichever is greater, until such time as the calculated progression rate exceeds that rate. The transfer date will become his/her full-time start date for the purpose of applying the above progression.

All time as a cover driver shall be applied to his/her full-time package car progression period, for the life of this agreement only. Employees who self disqualify from the cover driver position shall not have their previous cover driver time applied to their full-time package car progression period.

Cover drivers will select vacations with the regular full-time package delivery drivers. Cover drivers will be offered all available weeks by seniority after all of the regular full-time drivers have selected.

Permanent full-time job openings will be filled in accordance with Article 7 of the Western Region of Teamsters United Parcel Service
Supplemental Agreement. Full-time benefits shall commence as described in the Southwest Package Rider when employees are promoted to full-time.

SECTION 39 – PEAK SEASON DRIVER HELPERS

Prior to each peak season, the Company shall meet with each Local Union and discuss their plans for the utilization of peak season driver helpers.

SECTION 40 – FULL-TIME COMBINATION JOBS

SUBSECTION 1 – JOB CONTENT AND JOB CHANGES

(A) All new full-time combination jobs shall be reviewed with the affected Local Union prior to the implementation of such jobs. Any changes in the original bids shall be reviewed with the affected Local Union prior to any changes being implemented. If a portion of the bid is removed or dissolved the Company shall meet with the affected Local Union to review what may be added to the remaining work to maintain the full-time combination job.

(B) A permanent change in start time of two (2) hours or more for any full-time combination job shall be discussed with the affected Local Union prior to the change being implemented and all efforts shall be made to maintain the time frame of the original bid, if possible.

SUBSECTION 2 – JOB OPENINGS, VACANCIES AND BIDDING PROCEDURES

(A) All full-time combination jobs which are newly established, or permanently vacated, shall be posted within five (5) days, for five (5) working days, during which time employees shall be afforded the opportunity to bid such newly established, or permanently vacated, jobs, by seniority, in the following order of classifications.

(1) Each newly established, or permanently vacated, job shall first be posted for bid and offered in seniority order to all current, existing full-time combination job classification employees.
(2) If no full-time combination job classification employee success-
fully bids, and ultimately fills, the newly established, or permanent-
ly vacated, opening, the job shall then next be posted for bid and
offered in seniority order to those full-time package car drivers
with at least fifteen (15) years of Company seniority who have
placed their name on a list requesting this opportunity. A package
car driver accepting a full-time combination job shall be paid at the
appropriate top rate of the full-time combination job classification.
A package car driver who successfully bids into a full-time combi-
nation job shall not have the ability to bid into any other classifica-
tion other than full-time combination jobs.

(3) If no full-time package car driver referenced in paragraph 2
above successfully bids the newly established, or permanently va-
cated, opening, the job shall then next be offered to employees on
the part-time to full-time list in Company seniority order.

(4) The successful bidder, if qualified, shall be awarded the posted
vacancy the Monday following the expiration of the five (5) day
posting period. Those non-qualified employees shall be awarded
the posted vacancy the Monday following the successful comple-
tion of their training/orientation, and their classification seniority
shall revert back to the Monday which followed the expiration of
the five (5) day posting period.

(5) Vacancies created as a result of this bidding procedure shall be
posted and bid in accordance with the provisions set forth in this
Subsection.

(6) Employees successfully bidding into a full-time combination
job shall be subject to a thirty (30) working day trial period. An
employee who fails to qualify, or who disqualifies himself/herself
for other than good cause, within this thirty (30) day trial period
shall return to his/her previous position without loss of seniority.

(7) Once an employee has accepted his/her bid, they must remain
in that full-time combination job for six (6) months before bidding
on another full-time combination job.

(8) An employee who disqualifies himself/herself other than for
good cause shall not be allowed to bid on any other full-time com-
bination jobs for a period of twelve (12) months following the date he/she disqualifies himself/herself. An employee who fails to qualify for a full-time combination job position shall have his/her name replaced on the list in his/her rightful spot and shall be given an additional opportunity to qualify for a full-time combination job position six (6) months after the date he/she was disqualified. This six (6) month waiting period shall not be applicable to the filling of a full-time position in another classification.

(9) Full-time combination jobs permanently vacated during December shall be bid the first full week of January of the following year.

(10) For the purposes of this subsection “permanently vacated” is defined as:

(a) A full-time combination job which has been vacated by an employee who has moved to a new job and has successfully completed his/her trial period in that new job.

(b) A full-time combination job which has been vacated by an employee who has left the employment of the Employer.

(B) For the purposes of this Section, each Local Union shall decide, and select, which one of the following two procedures for the application of an employee’s seniority for the bidding of all newly established, or permanently vacated, full-time combination job openings, shall be utilized throughout the Local’s jurisdiction;

(1) Jurisdiction wide seniority, or;

(2) Building and/or facility seniority.

(C) Full-time combination job employees shall be allowed to promote to other full-time jobs, excluding feeders, utilizing their Company seniority date. Should a full-time combination job employee desire to be a feeder driver, he/she will need to fulfill the qualifications as outlined in the Southwest Package Rider Section 27 (Feeder Drivers).

(D) The language contained in Article 12 – Combination Jobs (Full-Time Regular Employees) of the Western Region of Team-
sters/United Parcel Service Supplemental Agreement is not applicable to the jobs created under Article 22, Section 3, of the National Master United Parcel Service Agreement after August 1, 1997. However, there are situations in which an employee working in a job created after August 1, 1997 under Article 22, Section 3, of the National Master United Parcel Service Agreement performs work whereby Article 12 – Combination Jobs (Full-Time Regular Employees) of the Western Region of Teamsters/United Parcel Service Supplemental Agreement is applicable.

(E) The language contained in Article 12 – Combination Jobs (Full-Time Regular Employees) of the Western Region of Teamsters/United Parcel Service Supplemental Agreement is applicable to all full-time combination jobs created prior to August 1, 1997.

(F) All Article 22.3 opportunities offered for bid within a Local Union’s jurisdiction shall be specific as to the work to be performed. After successfully completing the probationary period a 22.3 combination job employee may request a preferred job opportunity within his/her bid time frame. These job opportunities shall be selected from vacated positions or newly created work. The 22.3 combination employee’s preferred work selection shall not adversely affect the operation of the Employer. There shall be no bumping and seniority shall prevail.

SECTION 41 – 22.4 FULL-TIME COMBINATION DRIVERS

SUBSECTION 1. JOB CONTENT AND JOB CHANGES

22.4 combination driving jobs will be created to perform weekend delivery work and can only be created in operations where there is a Saturday or Sunday ground delivery operation.

All 22.4 combination driving jobs will be reviewed with the affected Local Unions prior to the implementation of such jobs. The content of the job will primarily be driving and will only include inside work by exception. Any changes in the original job shall be re-
viewed with the affected Local Union prior to any change being implemented. The practice in place, in any Local Union, regarding work currently performed by Regular Package Car Drivers (RPCDs), such as EAMs, early bulk stops, shuttle runs, etc. shall remain in place and shall continue to be performed by RPCDs.

All Sections of the Southwest Package Rider will apply to 22.4 combination driver employees and jobs.

**SUBSECTION 2. JOB OPENINGS AND VACANCIES**

All 22.4 combination driver jobs shall be filled in accordance with WRT/UPS Supplemental Agreement Article 7.

A 22.4 combination driver can place his/her name on the part-time to full-time list to promote into the following other full-time jobs: 22.2 full-time inside jobs, 22.3 full-time combination jobs and Regular Package Car Driver (RPCD) jobs.

**SUBSECTION 3. WORK ASSIGNMENTS/SENIORITY**

22.4 combination drivers will only work either a Tuesday through Saturday workweek or a Wednesday through Sunday workweek.

22.4 combination drivers shall be on a separate classification seniority list.

22.4 combination drivers shall be domiciled in a specific package car center.

22.4 combination drivers will not work when a Regular Package Car Driver (RPCD) is on layoff in the building.

22.4 combination drivers will work prior to the use of cover drivers, except on Mondays.

22.4 combination drivers will select vacation, floaters and personal holidays amongst themselves within their center from the remaining weeks after all Regular Package Car Drivers (RPCDs) have selected vacation, floaters and personal holidays. When Regular Package Car
Drivers (RPCDs) and 22.4 combination drivers are selecting vacation, floaters and personal holidays during the year that were not selected during the vacation selection procedure. Regular Package Car Drivers (RPCDs) shall have priority and select first, and 22.4 combination drivers shall select from what is left.

Once an employee qualifies as a 22.4 combination driver, he/she will not have to qualify again when promoting into a Regular Package Car Driver (RPCD) position. When transitioning from a 22.4 combination driver job to a Regular Package Car Driver (RPCD) job, the employee will carry his/her rate of pay and time in progression to the Regular Package Car Driver (RPCD) progression. If he/she has completed the 22.4 combination driver progression, he/she will be placed immediately at the Regular Package Car Driver (RPCD) top rate of pay.

All extra work will first be offered to available Regular Package Car Driver’s (RPCD’s), then second offered to 22.4 combination drivers, and last offered to cover drivers.

SECTION 42 – PENALTY PAY

See National Master United Parcel Service Agreement Article 17 – Paid for Time.

SECTION 43 – WAGES

SUBSECTION 1 – FULL-TIME WAGE INCREASES

All full-time employees who have attained seniority as of August 1, 2018 will receive the following general wage increases for each contract year. The total wage increase for the year will be as follows:

- 2018 seventy cents ($0.70)
- 2019 seventy-five cents ($0.75)
- 2020 eighty cents ($0.80)
- 2021 ninety cents ($0.90)
- 2022 one dollar ($1.00)
Full-time employees still in progression on the effective date of this Master Agreement shall receive the above contractual increases. They will be paid no less than what they are entitled to in accordance with Section 42, Subsection 2 below.

**SUBSECTION 2 – FULL-TIME WAGE PROGRESSION**

a. Notwithstanding any provision in any Supplement, Rider or Addendum the progressions set forth in Sections 2(c) and 3 below will be controlling with regard to any employee entering a full-time job after August 1, 2018 covered by those Sections.

b. No employee shall be required to complete a full-time progression more than one (1) time even if he or she transfers between full-time jobs except as set forth in this paragraph. The sole exception is when an employee is awarded a package car or feeder driver job and has not previously held a full-time job which includes driving duties. In such event, the employee will have a break-in rate equal to the employee’s current wage rate until six (6) months from the date the employee entered the job. The employee will then go to the prevailing top rate. A part-time air driver who has completed the National Master United Parcel Agreement Article 40 progression, bids a full-time inside job and then a driver job within two (2) years shall have the same break-in period.

c. The progression for employees entering a package car driving, feeder or other full-time job (other than an air driver, Article 43 jobs, or a job covered by Sections 3, 4 or 6 below) after August 1, 2018 shall be as follows:

<table>
<thead>
<tr>
<th>Progression Period</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Start</td>
<td>$21.00</td>
</tr>
<tr>
<td>Twelve (12) months</td>
<td>$23.00</td>
</tr>
<tr>
<td>Twenty-four (24) months</td>
<td>$24.00</td>
</tr>
<tr>
<td>Thirty-six (36) months</td>
<td>$28.75</td>
</tr>
<tr>
<td>Forty-eight (48) months</td>
<td>Top Rate</td>
</tr>
</tbody>
</table>

Part-time employees on the payroll as of July 31, 2018 who subsequently are promoted to full-time employment under this paragraph will be red circled until such time as the calculated progression rate exceeds that rate. The transfer date will become his/
her full-time start date for purposes of applying the above progression.

If a part-time employee bids to a full-time position and the top rate of the classification is less than his/her current rate, the employee shall be placed at the top rate of the new classification immediately.

This Subsection shall supersede any provision to the contrary in any Supplement, Rider or Addendum.

The progressions in this Subsection shall apply to full-time employees who may have had separate progressions in their Supplements, Riders or Addenda including, but not limited to, UPS CSI.

Employees in the National Master United Parcel Service Agreement Article 41 Section 2 (c) progression in the prior Agreement as of the date of the ratification shall be slotted into the new progression above.

An employee covered under the sort Agreement with six (6) months or more of seniority who is hired into a job under the Package Agreement shall carry over one-half (1/2) of his Company seniority for the purpose of qualifying for fringe benefits only. (This paragraph does not apply to part-time employees in Local Union 631’s jurisdiction and instead the controlling language for those part-time employees is contained in the Local 631 Addendum to the Southwest Sort Rider.)

**SUBSECTION 3 – FULL-TIME INSIDE WAGES**

The rates in this Subsection shall not apply to any full-time inside jobs guaranteed in National Master United Parcel Service Agreement Article 22, Section 2 created prior to August 1, 1997. Rather, for employees entering those jobs, Article 41, Section 2 (c) above shall apply.

Part-time employees whose rates are higher than those set forth below who bid into a full-time inside job covered by this Subsec-
tion shall be paid their current inside wage rate plus the general wage increases.

Other part-time employees who bid into a full-time inside job covered by this Subsection will be red circled at their current wage rate until such time as the calculated progression rate set forth below exceeds that rate. The transfer date will become his/her full-time start date for purposes of applying the progression set forth below. A part-time employee shall not lose the red circle protection provided by this paragraph as a result of transferring from one full-time inside job to another full-time inside job.

<table>
<thead>
<tr>
<th>Duration</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Start</td>
<td>$16.00</td>
</tr>
<tr>
<td>Twelve (12) months</td>
<td>$17.00</td>
</tr>
<tr>
<td>Twenty-four (24) months</td>
<td>$18.00</td>
</tr>
<tr>
<td>Thirty-six (36) months</td>
<td>$21.00</td>
</tr>
<tr>
<td>Forty-eight (48) months</td>
<td>Top Rate</td>
</tr>
</tbody>
</table>

The Top Rate shall be $30.64 plus the general wage increases provided in Subsection 1 above.

Employees who are in progression as of the date of ratification, will be slotted into the above progression. When the progression is completed for these employees, the employee shall be placed at the then current top rate and shall thereafter be eligible to receive the general wage increases beginning on the next date specified in National Master United Parcel Service Agreement Article 41, Section 1.

Full-time employees who bid into a full-time inside job covered by this Section will be paid in accordance with their full-time seniority date. Full-time employees with four (4) or more years of full-time seniority who bid into a full-time inside job will be paid the top current rate of the classification.

**SUBSECTION 4 – FULL-TIME WAGES FOR ARTICLE 22.4(b) JOBS**

Part-time employees whose rates are higher than those set forth below who bid into a full-time 22.4(b) job covered by this Section
shall be paid their current inside wage rate plus the general wage increases.

Other part-time employees who bid into a full-time 22.4(b) job covered by this Section will be red circled at their current wage rate until such time as the calculated progression rate set forth below exceeds that rate. The transfer date will become his/her full-time start date for purposes of applying the progression set forth below. A part-time employee shall not lose the red circle protection provided by this paragraph as a result of transferring from a 22.4(b) job to a full-time inside job covered by either Article 22.2 or 22.3.

<table>
<thead>
<tr>
<th>Duration</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Start</td>
<td>$20.50</td>
</tr>
<tr>
<td>Twelve (12) months</td>
<td>$21.25</td>
</tr>
<tr>
<td>Twenty-Four (24) months</td>
<td>$22.75</td>
</tr>
<tr>
<td>Thirty-Six (36) months</td>
<td>$25.00</td>
</tr>
<tr>
<td>Forty-Eight (48) months</td>
<td>Top Rate</td>
</tr>
</tbody>
</table>

The Top Rate shall be $30.64 plus the general wage increases provided in Section 1 above.

Any part-time employee performing package car cover-type work in a Supplement, Rider or Addendum who bids into a 22.4 driver job will be treated the same as if he entered into a regular package car driver job under Article 41, Section 2(c) for progression credit and red circle purposes.

Full-time employees who bid into a full-time 22.4(b) job covered by this Section will be paid in accordance with their full-time seniority date. Full-time employees with four (4) or more years of full-time seniority who bid into a full-time inside job will be paid the top current rate of the classification.
**SUBSECTION 5 – APPLICABLE RATES OF PAY FOR EACH LOCAL UNION SIGNATORY TO THE SOUTHWEST PACKAGE RIDER**

The following rates of pay are applicable to Local Union Nos. 63, 186, 396, 542, 572, 952 and 986.

The top rates of pay for the Classifications listed below shall be as follows:

<table>
<thead>
<tr>
<th>Classifications:</th>
<th>Top Rate Effective 8/1/2018</th>
<th>Top Rate Effective 8/1/2019</th>
<th>Top Rate Effective 8/1/2020</th>
<th>Top Rate Effective 8/1/2021</th>
<th>Top Rate Effective 8/1/2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Router</td>
<td>$37.78</td>
<td>$38.53</td>
<td>$39.33</td>
<td>$40.23</td>
<td>$41.23</td>
</tr>
<tr>
<td>Sheetwriter Loader</td>
<td>$37.48</td>
<td>$38.23</td>
<td>$39.03</td>
<td>$39.93</td>
<td>$40.93</td>
</tr>
<tr>
<td>Positioner</td>
<td>$37.73</td>
<td>$38.48</td>
<td>$39.28</td>
<td>$40.18</td>
<td>$41.18</td>
</tr>
<tr>
<td>Beltman: Center Belt</td>
<td>$36.74</td>
<td>$37.49</td>
<td>$38.29</td>
<td>$39.19</td>
<td>$40.19</td>
</tr>
<tr>
<td>Unloader and Feeder Loader</td>
<td>$36.84</td>
<td>$37.59</td>
<td>$38.39</td>
<td>$39.29</td>
<td>$40.29</td>
</tr>
<tr>
<td>Tractor-Trailer Driver: Round Trip to 300 Miles</td>
<td>$38.18</td>
<td>$38.93</td>
<td>$39.73</td>
<td>$40.63</td>
<td>$41.63</td>
</tr>
<tr>
<td>Tractor-Trailer Driver: Round Trip 301 Miles &amp; Over</td>
<td>$38.33</td>
<td>$39.08</td>
<td>$39.88</td>
<td>$40.78</td>
<td>$41.78</td>
</tr>
<tr>
<td>Hostler and Carshifter</td>
<td>$37.73</td>
<td>$38.48</td>
<td>$39.28</td>
<td>$40.18</td>
<td>$41.18</td>
</tr>
<tr>
<td>Carshifter Beltman</td>
<td>$37.06</td>
<td>$37.81</td>
<td>$38.61</td>
<td>$39.51</td>
<td>$40.51</td>
</tr>
<tr>
<td>Center Report Clerk/ Cashier</td>
<td>$36.89</td>
<td>$37.64</td>
<td>$38.44</td>
<td>$39.34</td>
<td>$40.34</td>
</tr>
<tr>
<td>Center Clerk</td>
<td>$36.46</td>
<td>$37.21</td>
<td>$38.01</td>
<td>$38.91</td>
<td>$39.91</td>
</tr>
<tr>
<td>Package Driver</td>
<td>$37.73</td>
<td>$38.48</td>
<td>$39.28</td>
<td>$40.18</td>
<td>$41.18</td>
</tr>
</tbody>
</table>
The following rates of pay are applicable to Local Union No. 104.

The top rates of pay for the Classifications listed below shall be as follows:

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Top Rate Effective 8/1/2018</th>
<th>Top Rate Effective 8/1/2019</th>
<th>Top Rate Effective 8/1/2020</th>
<th>Top Rate Effective 8/1/2021</th>
<th>Top Rate Effective 8/1/2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tractor-Trailer Driver</td>
<td>$37.47</td>
<td>$38.22</td>
<td>$39.02</td>
<td>$39.92</td>
<td>$40.92</td>
</tr>
<tr>
<td>Package Car Driver</td>
<td>$36.82</td>
<td>$37.57</td>
<td>$38.37</td>
<td>$39.27</td>
<td>$40.27</td>
</tr>
<tr>
<td>Auto Mechanic</td>
<td>$37.49</td>
<td>$38.24</td>
<td>$39.04</td>
<td>$39.94</td>
<td>$40.94</td>
</tr>
<tr>
<td>Maintenance Mechanic</td>
<td>$37.49</td>
<td>$38.24</td>
<td>$39.04</td>
<td>$39.94</td>
<td>$40.94</td>
</tr>
</tbody>
</table>

The following rates of pay are applicable to Local Union No. 492.

The top rates of pay for the Classifications listed below shall be as follows:

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Top Rate Effective 8/1/2018</th>
<th>Top Rate Effective 8/1/2019</th>
<th>Top Rate Effective 8/1/2020</th>
<th>Top Rate Effective 8/1/2021</th>
<th>Top Rate Effective 8/1/2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feeder Drivers: Singles</td>
<td>$36.99</td>
<td>$37.74</td>
<td>$38.54</td>
<td>$39.44</td>
<td>$40.44</td>
</tr>
<tr>
<td>Doubles 45’</td>
<td>$37.06</td>
<td>$37.81</td>
<td>$38.61</td>
<td>$39.51</td>
<td>$40.51</td>
</tr>
<tr>
<td>Package Car Driver</td>
<td>$36.89</td>
<td>$37.64</td>
<td>$38.44</td>
<td>$39.34</td>
<td>$40.34</td>
</tr>
<tr>
<td>Mechanic A</td>
<td>$37.40</td>
<td>$38.15</td>
<td>$38.95</td>
<td>$39.85</td>
<td>$40.85</td>
</tr>
<tr>
<td>Mechanic B</td>
<td>$37.26</td>
<td>$38.01</td>
<td>$38.81</td>
<td>$39.71</td>
<td>$40.71</td>
</tr>
</tbody>
</table>

Tractor-Trailer Drivers operating doubles measuring less than forty (40) feet (each Trailer measures less than forty (40) feet) shall be paid seven cents (.07) per hour above the applicable rate. Tractor-Trailer Drivers operating doubles measuring forty (40) feet or more each Trailer shall be paid twenty-five cents (.25) per hour above the applicable rate.
The following rates of pay are applicable to Local Union No. 631.

The top rates of pay for the Classifications listed below shall be as follows:

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Top Rate Effective 8/1/2018</th>
<th>Top Rate Effective 8/1/2019</th>
<th>Top Rate Effective 8/1/2020</th>
<th>Top Rate Effective 8/1/2021</th>
<th>Top Rate Effective 8/1/2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tractor-Trailer Driver</td>
<td>$37.56</td>
<td>$38.31</td>
<td>$39.11</td>
<td>$40.01</td>
<td>$41.01</td>
</tr>
<tr>
<td>Triplex pay is sixty-five cents ($0.65) per hour or five dollars and twenty cents ($5.20) per day, whichever is greater.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Package Car Driver</td>
<td>$37.07</td>
<td>$37.82</td>
<td>$38.62</td>
<td>$39.52</td>
<td>$40.52</td>
</tr>
<tr>
<td>Mechanic</td>
<td>$37.67</td>
<td>$38.42</td>
<td>$39.22</td>
<td>$40.12</td>
<td>$41.12</td>
</tr>
<tr>
<td>Maintenance &amp; Auto Service Person</td>
<td>$34.39</td>
<td>$35.14</td>
<td>$35.94</td>
<td>$36.84</td>
<td>$37.84</td>
</tr>
<tr>
<td>Center Clerk</td>
<td>$34.55</td>
<td>$35.30</td>
<td>$36.10</td>
<td>$37.00</td>
<td>$38.00</td>
</tr>
</tbody>
</table>

**SECTION 44 – TERM OF AGREEMENT**

This Agreement shall be effective on August 1, 2018 and remain in effect through July 31, 2023.
FOR THE UNION:
Andrew A. Marshall – Chair
Local Union 572
Sam Stewart – Co-Chair
Local Union 63
Ron Herrera – Co-Chair
Local Union 396
Randy Cammack
Local Union 63
Rick Middleton
Local Union 572
Karla Schumann – Local Union 104
Abel Garcia – Local Union 186
Jay Phillips – Local Union 396
Mike Butler – Local Union 492
Phil Farias – Local Union 542
Tommy Blitsch – Local Union 631
Grant Maertz – Local Union 952
Cliff Reynolds – Local Union 986
Ralph Dominguez – Local Union 63
Marcus Roberson – Local Union 63
Guillermo Rodriguez – Local Union 63
Adrian Herrera – Local Union 63
Tim Fraley – Local Union 63
Alex Montes – Local Union 104
Carlos Toledo – Local Union 104

FOR THE COMPANY:
Mike Carnefix – Chair
John Veentjer – Co-Chair
John Ernest
Rob Acorn
Mary Misloski
Dan Powell
Ron Lemke
Dave Clifford
Dustin Howell – Local Union 104
Brian Pope – Local Union 104
David Castro – Local Union 396
Enrique Cisneros – Local Union 396
Mike Valdez – Local Union 396
David Lopez – Local Union 396
Sam Cornejo – Local Union 396
Victor Mineros – Local Union 396
Ruben Tescarenno – Local Union 396
Mark King – Local Union 396
Ruben Duran – Local Union 396
George Turner – Local Union 396
Kenny Duran – Local Union 492
Paul Samson – Local Union 542
Dwayne Garrett – Local Union 542
John Flammia – Local Union 572
Tait Skifstrom – Local Union 572
Ashley Smith – Local Union 631
Eddie Fischmann – Local Union 631
Dave McCaffrey – Local Union 952
INTERNATIONAL BROTHERHOOD OF TEAMSTERS
UNITED PARCEL SERVICE
SOUTHWEST PACKAGE RIDER
ADDENDA

For the Period:
August 1, 2018 through July 31, 2023

INTERNATIONAL BROTHERHOOD OF TEAMSTERS
LOCAL UNION NOS. 63, 104, 186, 396, 492, 542, 572, 631, 952 and 986
ADDENDUM NO. 1
TO THE TEAMSTERS/UNITED PARCEL SERVICE
SOUTHWEST PACKAGE RIDER
APPLICABLE TO TEAMSTER
LOCAL UNION NO. 104

Memorandums of Agreement between
Teamster Local Union No. 104
and United Parcel Service

Work Assignments:
All regular full-time employees shall be offered all available work within their classification prior to the usage of a casual or part-time employee.

Holidays (Section 17 – Holidays and Personal Days):
A paid holiday, which is not worked, may be applied against the employee’s guaranteed work week if the holiday occurs on an employee’s scheduled work day.

Incapacitated Employee Placement (Section 20 – Disability and Sick Leave):
A seniority full-time employee who meets the qualifications set forth in the incapacitated employee language contained in the last two paragraphs of Article 20 – Disability and Sick Leave shall be afforded the first opportunity to fill any newly established, or permanently vacated, full-time combination jobs prior to such newly established, or permanently vacated, full-time combination jobs being bid, by seniority, in the order of classifications as set forth in Article 40, Subsection 2(A).
Seniority (Section 26 – Layoffs):

In a multi-center building, an employee laid off will be allowed on the next working day to replace the least senior employee in that classification within the building.

Death in the Immediate Family (Section 34 – Funeral Leave):

Inasmuch as the past Labor Agreements between the Employer and the Union have recognized foster parents as members of the employee’s immediate family they will continue to be considered as such.

Pay Provisions (Section 35 – Rates of Pay and Methods of Payment):

Employee’s pay shall begin immediately when reporting for work at a prearranged time. Employees shall not be required, or permitted, to loiter on the premises when not on duty.

A regular full-time employee working as a shifter/hostler will receive the package car driver rate of pay.

Time spent spotting trailers shall be paid at the tractor/trailer driver rate for the length of time spent doing such work. However, if the length of time spent doing such work is less than one (1) hour, the minimum amount paid for shall be one (1) hour at the tractor/trailer driver rate.

Miscellaneous:

Automotive equipment being transferred from one operation center to another within the state of Arizona are to be driven by employees of the bargaining unit provided such employees are available from their regular assignment. It is understood that the Employer may use alternative means for the transferring of vehicles interstate. It is further understood that the movement of vehicles between Phoenix, Goodyear, Mesa, Estrella and Tempe for the purpose of repair, painting, or maintenance work may be performed by mechanics.
In the case of a disabled vehicle on the road, the mechanic may drive a substitute vehicle to the scene. The mechanic will be obligated to repair the disabled vehicle, and if unable to do so, may turn over the substitute vehicle to the driver.

For the purpose of exchanging a vehicle on the road (no repair work involved) then this exchange shall be performed by available bargaining unit employees.

Trucks are not to be loaded in such a manner that parcels might fall on or interfere with the driver.

If the Employer requires and requests that a driver move to another area the Employer will pay moving costs for such driver.

Bargaining unit employees are not required to clean rest rooms.

The Employer will not require polygraph test of employees or new applicants.

The Employer agrees that there shall be nothing allowed in feeder cabs that will be in violation of DOT regulations.

**GUIDELINES AFTER PACKAGE-TO-FEEDER TRANSFER LIST IS EXHAUSTED**

In the event the current December PACKAGE-TO-FEEDER TRANSFER list becomes exhausted and there is a need to hire additional feeder drivers the following guidelines will apply.

It is understood and agreed that any applicant who volunteers and signs up to be a candidate for feeders is completely voluntary and the Company shall not be responsible for any costs associated with an employee’s transfer. All applicants must be able to pass a DOT physical, drug screen and meet the UPS appearance guidelines. Candidates selected to attend a feeder school are subject to the provisions of all established feeder qualification processes.
Prior to exhausting the December PACKAGE-TO-FEEDER TRANSFER list the HR Department will post a secondary sign-up list in Local 104’s jurisdiction. This secondary list will be open to all seniority part-time and full-time employees in Local 104’s jurisdiction with the exception of automotive and maintenance mechanics. Employees will be selected in seniority order based on their Company seniority date in the following order: Current back-up feeder drivers, current full-time employees, and then part-time employees. After exhausting the two identified PACKAGE-TO-FEEDER TRANSFER lists the Company may accept an eligible transfer from the feeder master transfer list prior to hiring from the street. When hiring from the street the Company agrees to take into consideration Local Union referrals. The secondary PACKAGE-TO-FEEDER TRANSFER list will expire on December 31st of the current year.

Employees selected from the secondary PACKAGE-TO-FEEDER TRANSFER list who successfully qualify in the feeder driver classification shall not have the ability to return to their former center and or job. The feeder work rules regarding being returned to package and return rights will not be applicable to laid off feeder drivers covered under this Agreement. Laid off employees shall have the opportunity to work displacing the least senior employee(s) in accordance with Southwest Package Rider Section 26.

Any dispute regarding the interpretation of this memo for GUIDELINES AFTER PACKAGE-TO-FEEDER TRANSFER LIST IS EXHAUSTED will be referred to the Local Union and the Company Labor Representative.

MEMORANDUM AGREEMENT
FOR ALL AUTOMOTIVE AND MAINTENANCE MECHANICS

This memorandum is an agreement to the Southwest Package/Sort Rider between United Parcel Service, hereinafter referred to as the “Company” and Teamster Local Union No. 104, affiliated with the International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America, hereinafter referred to as the “Union”.

- 306 -
The Company hereby recognizes the Union as the collective bargaining agent for auto and maintenance mechanics employed by it, in conjunction with its package delivery operations in Phoenix, Goodyear, Tempe, Mesa, Estrella and Tucson facilities only.

Except as provided herein, the other terms and conditions of this Rider will apply to these employees.

JOB BIDDING:

Openings and or vacancies shall be posted for bid. Bids shall have a description of work and scheduled hours of work with the current start time. Start times that are changed more than two (2) hours from the original bid shall be rebid. Such bid shall be by classification and first bid within the facility where the vacancy exists. Such bids shall remain posted for three (3) working days, then the part time mechanics shall be offered the remaining full time opening, by seniority in the respective job classification. Once the previous steps have been exhausted, and prior to filling any vacancies from the outside, the Company shall offer the newly created or permanently vacated position to all automotive and maintenance mechanics within Teamster Local Union No. 104’s jurisdiction in all recognized locations. Thereafter, the Company shall fill such vacancies from the outside. An automotive or maintenance mechanic who transfers to another location shall retain his/her Company seniority for the purpose of fringe benefits but shall be placed at the bottom of the center seniority list for the purpose of layoff, rehire, bid and the selection of vacation. Automotive and maintenance mechanics who transfer to another location shall be required to remain in that new location for a period of one (1) year from the date of the transfer before they are eligible to utilize this transfer language again. It is understood that the Employer shall not be responsible for any costs associated with an employee transfer.

TRIAL PERIOD:

Automotive and maintenance mechanics moving into a different job/shop shall be given up to a thirty (30) working day training and trial period in which to demonstrate his/her ability to perform the work involved. All testing and job measurement skills shall be rea-
sonable and shall be administered in a reasonable and non-discriminatory manner. Failing to qualify in this period, the employee shall return to his/her former job/shop without loss of seniority.

**TOOL INSURANCE:**

The Employer shall be responsible for the reasonable value of an employee’s tools stolen from the premises of the Employer while such premises are closed for business or when the mechanical department is closed for business, or when the tools are secured by being locked up either during normal working hours or when the building is closed, or by reason of fire on the Employer’s premises at any time, or for damage to the employee’s tools or tool box caused by an unforeseen accident. The employee will pay the first twenty-five dollars ($25.00) on each such loss. The Union agrees that the Employer has the right to implement reasonable rules for the purpose of providing protection against unwarranted claims under this provision. These rules shall include, but not be limited to: requirements for tool inventories, audits of tool inventories, restrictions of removal of tools from the Employer’s premises and proper safeguarding of tools by employees. The employee must keep his/her tools locked up when he is absent from the mechanical department. The employee must notify the Employer whenever he removes his tools from the Employer’s premises.

It has been agreed by both parties that all special tools shall be listed as part of the employee’s tool inventory. Such list shall be updated as necessary to cover instances where additional special tools may be required. It is also agreed by both parties that the Company will replace and/or repair any special tools furnished by either party.

**TOOL ALLOWANCE:**

All automotive and maintenance mechanics shall receive an annual “Tool Allowance” of two hundred dollars ($200.00) payable each year on December 1st, provided the employee has sixteen hundred (1600) paid hours within the past twelve (12) months.

**SHIFT PAY:**

For automotive and maintenance mechanics only, shifts commencing between 4:00 p.m. and midnight shall be paid twenty cents ($.20) per
hour in addition to the employee’s regular hourly rate of pay. Shifts commencing between midnight and 5:30 a.m. shall be paid twenty-five cents ($0.25) per hour in addition to the employee’s regular hourly rate of pay. Employees working on a shift commencing at or after 12:00 noon shall be paid the regular rate up to 4:00 p.m., and the bonus rate of twenty cents ($0.20) additional per hour for all hours worked after 4:00 p.m. Shifts beginning before 12:00 noon will not be paid a premium rate for time worked after 4:00 p.m.

**RATES OF PAY:**

Will be in accordance with Article 41 of the National Master Agreement.

**LETTER OF UNDERSTANDING:**

It is understood between the parties that the effective date for wages, pension contributions, etc., for the automotive and maintenance mechanics represented by Local Union No. 104 shall be August 1, 1993. However, contributions under the Western Conference of Teamsters Legal Services Trust Fund shall be effective October 1, 1993.

**TEMPORARY DISABILITY BENEFIT ATTACHMENT**

Due to the discontinuation of the UPS Insurance Plan and the inception of the Teamsters Western Region & Local 177 Health Care Plan (TWR 177) the Temporary Disability Benefit is only available to those remaining original members of the plan upon the effective date of this Agreement.

It is understood this language only applies to those remaining automotive mechanics who had originally converted from the managed care plan.

In order for these employees to receive the TDI benefit they must meet the criteria defined by the terms of Western Region & Local 177 Health Care Plan (TWR 177) for disability.

Temporary disability income benefits allow you paycheck protection for up to 26 weeks.

When you become eligible for health care benefits, you also become eligible for income protection through the Teamsters Western
Region & Local 177 Health Care Plan (TWR 177). It is understood the TWR 177 Plan will pay the benefit and the plan will then bill UPS the difference between the benefit the TWR 177 Plan currently pays and the additional benefit outlined below. This coverage applies to an absence if caused by a non-occupational illness or accidental injury. An absence for maternity is treated like an absence for illness.

TDI benefits are equal to one week’s straight-time earnings for each year of service up to a maximum of 13 weeks per calendar year or per disability. For the remaining weeks, up to a total of 26, you receive 60 percent of your weekly, straight-time earnings, up to a maximum weekly benefit of $200.00. Benefits begin on the first work day of an absence caused by an injury and on the fourth work day of an absence caused by an illness. Any unused sick days up to three will be used first before TDI benefits are paid.

Here is the schedule of the maximum number of weeks of TDI benefits:

<table>
<thead>
<tr>
<th>Maximum Weeks Payable at:</th>
<th>100%* then 60%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Your Service with UPS</td>
<td></td>
</tr>
<tr>
<td>Less than 1 year</td>
<td>0  26</td>
</tr>
<tr>
<td>At least 1 year, less than 2 years</td>
<td>1  25</td>
</tr>
<tr>
<td>At least 2 years, less than 3 years</td>
<td>2  24</td>
</tr>
<tr>
<td>At least 3 years, less than 4 years</td>
<td>3  23</td>
</tr>
<tr>
<td>At least 4 years, less than 5 years</td>
<td>4  22</td>
</tr>
<tr>
<td>At least 5 years, less than 6 years</td>
<td>5  21</td>
</tr>
<tr>
<td>At least 6 years, less than 7 years</td>
<td>6  20</td>
</tr>
<tr>
<td>At least 7 years, less than 8 years</td>
<td>7  19</td>
</tr>
<tr>
<td>At least 8 years, less than 9 years</td>
<td>8  18</td>
</tr>
<tr>
<td>At least 9 years, less than 10 years</td>
<td>9  17</td>
</tr>
<tr>
<td>At least 10 years, less than 11 years</td>
<td>10 16</td>
</tr>
<tr>
<td>At least 11 years, less than 12 years</td>
<td>11 15</td>
</tr>
<tr>
<td>At least 12 years, less than 13 years</td>
<td>12 14</td>
</tr>
<tr>
<td>13 or more years</td>
<td>13</td>
</tr>
</tbody>
</table>

(*Maximum number of weeks at 100% per calendar year or per disability)
More than One TDI Absence:
If you are absent and receiving TDI benefits, return to work for at least one day before 26 weeks have passed and are later absent for an entirely different cause, you are eligible for a new 26 week period of TDI benefits (after the waiting period). If your second absence is due to the same cause, you must return to work for at least two weeks to be eligible for a new 26 weeks of TDI. Otherwise, your second absence will be considered a continuation of the first one.

In order to qualify for this benefit, you need to provide UPS with proper medical documentation of your disability. You will also need proper medical approval prior to returning to work.

When Benefits are not Payable:
No TDI benefits are payable for days when you receive holiday pay, optional holiday pay, vacation pay, or workers’ compensation benefits. In addition, TDI benefits will end if you begin working full time again, either for UPS or another employer. Finally, no TDI benefits will be paid if you’re on a leave of absence or receiving workers’ compensation benefits when an illness or injury occurs that would otherwise qualify you for these benefits.
ADDENDUM NO. 2

TO THE TEAMSTERS/UNITED PARCEL SERVICE

SOUTHWEST PACKAGE RIDER

APPLICABLE TO TEAMSTER
LOCAL UNION NO. 396

Memorandums of Agreement between
Teamsters Local Union No. 396
and United Parcel Service

Settlement of Controversies
(Section 3 – Settlement of Controversies):

Both parties further recognize and agree that industrial peace is to be desired at all times in the area covered by this Memorandum of Agreement. Should a controversy, dispute or disagreement arise during the period of this Memorandum of Agreement, there shall be no cessation or stoppage of work authorized by the Union, and the Union will do its utmost to see that work continues in a normal and orderly way. Any controversy, dispute, or disagreement shall be adjusted in the following manner.

A grievance shall be discussed with the employer’s immediate supervisor and/or manager within five (5) working days of the known occurrence giving rise to the grievance.

If the grievance is not resolved at this meeting the grievant must submit a signed grievance through the Local Union to the Employer within fifteen (15) working days from the date of the occurrence.

Verbal warnings, warning notices and suspensions shall become inoperative after a nine (9) month period of time. After this time period, the employee shall not be discharged without following the steps of progressive disciplinary action.
The Employer and the Local Union shall make an earnest attempt to settle all its differences, but in the event they are unable, an Arbitrator shall be mutually selected for Arbitrations and the Arbitrator’s decision shall be final, binding and conclusive upon the parties.

The parties may mutually agree to a sitting Arbitrator. The parties may mutually agree to schedule arbitration dates in advance with the mutually agreed upon sitting Arbitrator.

It is the intention of both the Local Union and the Employer that the grievant receive a hearing as soon as possible but not longer than 30 days from the time of the filing of the written grievance unless otherwise mutually agreed to.

The Arbitrator shall submit to the parties a written decision within thirty (30) calendar days of the final day of the arbitration hearing.

Feeder Drivers (SWPR Section 10 and 27)

The regular scheduled workday shall consist of eight (8) consecutive hours, with an established start time, excluding a non paid meal period of either one-half (½) or one (1) hour. The regular scheduled workweek shall consist of five (5) consecutive days, Sunday through Thursday, Monday through Friday or Tuesday through Saturday.

No driver will be forcibly dispatched without a rest day consisting of either Saturday or Sunday. (This provision may not be applicable to the newly created UPS sleeper team driver.)

It is agreed that there shall be a separate seniority list for regular feeder drivers, and those employees presently employed as regular feeder drivers shall retain their seniority in this classification. When additional openings occur in this classification, these may be filled by employees from the bargaining unit who qualify for this work, but these employees shall be placed at the bottom of the feeder driver seniority list. In the event of a reduction of force, feeder drivers may return to their former classification and retain their full seniority (previous classification seniority, plus feeder classification seniority). UPS sleeper team drivers must follow the sleeper team work rules and Local 396 Feeder Work Rules.
Employees desiring to qualify for feeder driver work shall indicate their intent on the appropriate request forms. The names of the employees who are qualified by the Company for feeder driver work shall be placed on a list, in seniority order. All vacancies in this classification shall be filled from this list. If the Company establishes a need for additional feeder drivers, qualified employees desiring to qualify for feeder work must attend a Teamsters Local #396 feeder seminar. The Union seminar is part of the pre-qualification process for all feeder schools.

Union feeder seminars will be conducted in the months of February and May of each year.

By a package driver’s adjusted full-time seniority date, vacancies in this classification shall be filled from the feeder seminar attendees list.

Once the employee begins the process, there are no provisions in this Labor Agreement to reverse the process.

Additionally, upon completion of the Union seminar, there are no provisions in this Labor Agreement for an employee to request a return to their former classification and retain their package center seniority.

The Company and the Union agree, if additional needs are established, additional feeder seminars/schools may be scheduled.

Once qualified, they will attend, on their own time, the Company’s training program which may be established from time to time as the need occurs. The Company agrees to furnish the necessary equipment and instructors. A good driving record is a prerequisite to such training, including a one (1) year package car safe driving award immediately prior to such training. In cases where a full-time package car driver has had a minor accident within the past year, he/she may not be automatically disqualified from attending feeder school upon review by the Company.

Feeder drivers will deliver, pick up, sort, load and unload, regardless of domicile.

The Company agrees that no present feeder driver will lose feeder driver work due to piggy-backing.
The Company will post a feeder driver seniority list on the bulletin board located in each feeder domicile.

The Company may develop additional feeder work rules with Local Union 396 when mutually agreed. Current Local Union 396 feeder work rules will remain in effect, unless it is agreed between the parties to modify, update or amend the Local Union 396 feeder work rules.

Feeder paths will be posted for bid among feeder drivers. Rules for bidding refer to Teamster Local Union 396 Feeder Work Rules.

Local feeder paths will be posted for bid the first week of February.

The Company shall have the option of placing a Local 396 feeder driver, by seniority on all new feeder paths that may be put on between bidding time. This new feeder path, if still in existence, shall be put on the board at bidding time.

Annual feeder bids shall be awarded and become effective the first (1st) week of March.

Hostler – All full-time feeder hostlers shall bid annually by seniority for the purpose of selecting work shifts.

Feeder drivers, and Regular Package Car Drivers (RPCD) who work a portion of the day in that classification shall receive the rate for that classification for the entire day.
ADDENDUM NO. 3

TO THE TEAMSTERS/UNITED PARCEL SERVICE SOUTHWEST PACKAGE RIDER

APPLICABLE TO TEAMSTER LOCAL UNION NO. 492

Memorandums of Agreement between Teamster Local Union No. 492 and United Parcel Service

Additional Operations Covered:

The Company recognizes the Union as the sole collective bargaining agent for the automotive and maintenance mechanics.

Vacation (Section 18 – Vacations):

Full-time automotive and maintenance employees will receive forty-five (45) hours, at the straight-time rate of pay, for each week of earned vacation.

DECEMBER 19, 1997

United Parcel Service and Teamsters Local Union No. 492 agree that the following language shall immediately apply.

Present employees who have attained seniority prior to January 1, 1997 shall have a January first vacation anniversary date of their employment year for the purpose of years of service in computing weeks earned. One fifty second (1/52) will be calculated from January 1st through December 31st of each preceding year.

These employees must pass their date of hire before they are entitled to take any improvement week. The improvement week must be taken or paid in lieu of, before January 31st of the following year.
Employees, upon separation of employment, shall have their vacation pro rated at one fifty second (1/52) from the January 1st, vacation anniversary date.

Employees hired on or after January 1st, 1997 shall follow the provisions of the Southwest Rider vacation language.

**Premium Rates of Pay**  
*(Section 35 – Rates of Pay and Methods of Payment)*:

An employee that is required to work on Sunday shall be paid for such work at the rate of double time (2X), except where the regular schedule extends into Sunday, with a minimum guarantee of eight (8) hours which shall not be included in the regular forty (40) hour workweek. This shall not apply to the employees on regularly assigned shifts during Sunday.

**Automotive Mechanic Transfers**

By mutual agreement between the Company and the Union, any qualified automotive mechanic with at least 1 year of seniority will have the opportunity to fill a permanent vacancy within the jurisdiction of Local 492.

When a permanent position becomes open it will be held available for up to 45 days for the Company to find a qualified replacement. During such time the requestor shall remain in their current position. It is understood that the vacancy will be temporarily covered by the current practice. In cases where no qualified replacement can be found the transfer request will be denied.
ADDENDUM NO. 4

TO THE TEAMSTERS/UNITED PARCEL SERVICE

SOUTHWEST PACKAGE RIDER

APPLICABLE TO TEAMSTER LOCAL UNION NO. 631

Memorandums of Agreement Between Teamster Local Union No. 631 and United Parcel Service

Miscellaneous:

Full-time package car drivers, air drivers and feeder drivers with at least fifteen (15) years of Company seniority within the jurisdiction of Local 631 will have the right to bid on any vacated or newly established porter position and will also have the right to bid on any other vacated or newly established full-time bargaining unit position. Should an employee who meets the criteria outlined above, express interest in an automotive or maintenance mechanic vacancy, they must possess the necessary qualifications, determined by the Company before bidding on the vacant position. A package car driver or feeder driver accepting one of these jobs shall be paid at the appropriate top rate of pay for the position that they received.

Full-time air drivers can put their name on the feeder request list to go feeder driving. A good driving record is a prerequisite to such training, including one year of safe driving immediately prior to such training. In cases where one of the employees has had a minor accident within the past year, he/she may not be automatically disqualified from attending feeder school upon review by the Company and the Union.
Section 2 – Employment and Discharge:

The parties hereto recognize that, under the laws of the United States, the Union, by virtue of its certification by the National Labor Relations Board as bargaining agent for all employees of the Employer within the bargaining unit, whether members of the Union or not, and further that, under the laws of the State of Nevada, it is unlawful for the Employer to pay an employee any wages, salary or compensation lower than that agreed upon through this Agreement, so that the benefits of the Agreement are extended by law to non-union as well as union employees, while the expense of negotiating this Agreement as well as the continuing expense of administering its provisions and of processing grievances hereunder has been, and will continue to be, borne by the Union. For these reasons, the Employer agrees that all workers shall obtain a clearance from the Union before commencing work. For those individuals that sign an authorization slip to participate in dues checkoff, the procedure required to stop that arrangement will be clearly stated on the authorization slip.

The Employer also agrees to recommend to all employees that they become members of the Local Union and maintain such memberships during the life of this Agreement.

Payment to Bargaining Agent for Contract Administration:

A. Nothing in this Agreement shall be construed as requiring any person to become, or to remain, or not to remain, a member of the Union as a condition of employment.

B. The parties hereto recognize, however, that under the laws of the United States, the Union, by virtue of its certification by the National Labor Relations Board as bargaining agent, is the exclusive bargaining agent for all employees of the Employer within the bargaining unit, whether members of the Union or not and further that under the laws of the State of Nevada, it is unlawful for the Employer to pay an employee any wages, salary or compensation lower than that agreed upon through this Agreement, so that the benefits of the Agreement are extended by law to non-union as well as Union employees, while the expense of negotiating this Agree-
ment as well as the continuing expense of administering its provi-
sions and of processing grievances hereunder, has been, and will
continue to be borne by the Union.

C. For these reasons, The Employer agrees that each of its employees
who is not a member of the Union shall be required, as a condition of
employment, to pay to the Union compensation for Union represen-
tation as bargaining agent an initial sum equal in amount to the initi-
atation fee regularly paid by new members of the Union, payable in
four equal weekly installments, and the further sum equal to the reg-
ular monthly union dues paid by members of the Union, such pay-
ment to be due and payable monthly in advance on the first payday of
each and every month after the effective date of the Agreement.

D. Such payments may be made to the Union by each of the employ-
ees directly or by means of payroll deduction pursuant to wage au-
thorization signed by such employee, one signed copy of which
shall be deposited with the Employer and one signed copy of which
shall be deposited with the Union, which wage authorization shall
be valid for the period of one (1) year from the date of its delivery to
the Employer, and from year to year thereafter, until terminated in
writing by the employee at least thirty (30) days prior to any annual
anniversary date of such delivery of a written revocation signed by
such employee to the Employer and one signed copy to the Union.

E. If the employee should fail to make such payments to the Union
either directly or by wage authorization, the Employer agrees that upon
request of the Union the Employer will terminate the employment of
such employee in any job classification within the bargaining unit.

F. The Employer also agrees to at all times keep posted upon Em-
ployer bulletin boards where messages to its employees are cus-
tomarily posted, a copy of this paragraph.

G. Should any provisions of the article be determined to be in con-
lict with existing or hereafter enacted State or Federal legislation,
the Union shall indemnify and save the Employer harmless from
any and all claims, demands, suits, or other forms of liability that
shall arise out of or by reason of its acting hereunder.
H. No cash deposit of any amount shall be furnished by any member of the Union to the Company as security. If the Company desires security from employee’s it may place them under proper bond at the Company’s expense.

**Warning Notices**  
**Section 3 – Settlement of Controversies**

Warning notices shall become inoperative at the end of three months. After this period of time, the employee shall not be discharged without another warning letter served upon him and the Union.

**Section 13 – Transfer Requests:**

All full-time transfers, excluding feeder drivers and package drivers, from building to building, will be covered by the following rules:

1. On the first working day in November, a transfer list will be posted in each center.

2. Employees interested in transferring to another building during that year must sign this list designating the building wanted.

3. By January 1st of each year, all center lists will be combined to form one (1) master roster listing all interested employees according to their seniority.

4. Transfers during the year will be made from this list in seniority order providing however, a good work record is a prerequisite to such transfer.

5. If a transfer becomes available and the qualified employee offered the transfer rejects it, he/she will not be eligible for future transfers within that year to the building he/she rejected. An employee who refuses a transfer to work which is not considered year round employment will not be removed from the transfer list due to that refusal.

6. An employee who transfers shall retain Company seniority for the purpose of fringe benefits but shall be placed at the bottom of
the center seniority list for the purpose of layoff, rehire, and selec-
tion of vacation. After one (1) year, their seniority shall be dove-
tailed.

Section 20 – Disability and Sick Leave:
Eligible seniority employees are entitled to six (6) sick days instead of seven (7) sick days. One sick day was converted to a floating holiday.

Premium Rates of Pay (Section 35 – Rates of Pay and Methods of Payment):
Time and one-half (1 ½) the regular straight-time rate shall be paid for all work performed in excess of eight (8) hours in any one day and on the sixth (6th) day worked with double-time (2X) paid for all Sunday work. All premium days shall be subject to the mini-
mums provided elsewhere in the Southwest Package Rider. Should the Company place a Sunday sort into operation, those employees working Sunday as part of their normal work week would be ex-
cluded from this agreement.
MEMORANDUM AGREEMENT
FOR ALL AUTOMOTIVE AND
MAINTENANCE MECHANICS
TEAMSTERS LOCAL 631

Job Bidding:

Openings and or vacancies shall be posted for bid. Such bid shall be by classification and first bid within the facility where the vacancy exists. Such bids shall remain posted for five (5) working days. Once the previous step has been exhausted, and prior to filling any vacancies from the outside, the Company shall offer the newly created or permanently vacated position to all automotive and maintenance mechanics within the jurisdiction of Teamsters Local 631. Thereafter, the Company shall fill such vacancies from other current employees in other classifications who qualify for the available position within the jurisdiction of Teamsters Local 631. If the Company still cannot fill the vacancy, they will fill the position from the outside. An automotive or maintenance mechanic who transfers to another location shall retain his/her Company seniority for the purpose of fringe benefits but shall be placed at the bottom of the seniority list for the purpose of layoff, rehire, bid and the selection of vacation within the jurisdiction of Teamsters Local 631. After one (1) year, their seniority shall be dove-tailed. Automotive and maintenance mechanics who transfer to another location within the jurisdiction of Teamsters Local 631 shall be required to remain in that new location for a period of one (1) year from the date of the transfer before they are eligible to utilize this transfer language again. It is understood that the Employer shall not be responsible for any costs associated with an employee transfer unless it falls under the guidelines of Article 38 of the National Master Agreement. Automotive mechanics will continue utilizing the annual bidding process.

Mechanic’s Tool Insurance:

The Employer shall be responsible for the reasonable value of a mechanic’s tools stolen from the premises of the Employer while such premises are closed for business, or when the mechanical department is closed for business, or when the tools are secured by
being locked up either during normal working hours or when the building is closed, or by reason of fire on the Employer’s premises at any time. The employee will pay the first $25.00 on each such loss. The Union agrees that the Employer has the right to institute reasonable rules for the purpose of providing protection against unwarranted claims under this provision. These rules shall include, but not be limited to, requirements for tool inventories, audits of tool inventories, restrictions of removal of tools from the Employer’s premises, and proper safeguarding of tools by employees. The employee must keep his tools locked up when he is absent from the mechanical department. The employee must notify the Employer whenever he removes his tools from the Employer’s premises.
For the Period:
August 1, 2018 through July 31, 2023

INTERNATIONAL
BROTHERHOOD OF TEAMSTERS
LOCAL UNION NOS. 63, 104, 186, 396, 492, 542, 572, 631, 952 and 986
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THIS AGREEMENT made and entered into this 1st day of August, 2018, by and between UNITED PARCEL SERVICE; CENTRAL CALIFORNIA, SOUTH CALIFORNIA, and DESERT MOUNTAIN (New Mexico and Arizona) DISTRICTS, hereinafter referred to as the “COMPANY” or the “EMPLOYER”, and LOCAL UNION NOS. 63, 104, 186, 396, 492, 542, 572, 631, 952 AND 986 affiliates of the INTERNATIONAL BROTHERHOOD OF TEAMSTERS, hereinafter referred to as the “UNION”.

WITNESSETH

That in consideration of the premises and of the respective promises of the parties hereto, they do hereby mutually agree as follows:

SECTION 1 – RECOGNITION

The Company recognizes the Union as the sole collective bargaining agent for all employees described as follows: drivers, sheet writer loaders, pickup unloaders and feeder loaders, checkers, cashiers, report clerks, center clerks, and all other package production employees, excluding those in supervisory capacity with authority to hire and discharge.

The Employer recognizes that the principles of seniority shall be given prime consideration in the everyday operation of the business.

Seniority is defined as the length of an employee’s continuous service within his classification in the center he is domiciled, from the date of hire or his requested transfer.

Probationary Period – Part-Time

A new part-time employee shall attain seniority when he/she has worked seventy (70) days within a six (6) consecutive month period. Prior to attaining seniority, as defined in this Section, the employee shall be considered a probationary employee and may be discharged without such discharge being subject to the grievance procedure. However, the Employer shall not discharge or otherwise discipline a probationary employee for purposes of evading the
terms of this provision or to discriminate against Union members. Upon completion of the probationary period, the employee shall be given a seniority date as of his/her first day worked within such six (6) month period.

Notification will be made to all Local Unions within seven (7) days of employment of all new hires. Information will include name, address, social security number, last employer, classification hired into, and date of hire.

**Trial Period – Package Car Driver**

Employees transferring from part-time to full-time who are attempting to qualify as a package car driver shall have a thirty (30) working day trial period to qualify and may have up to an additional ten (10) working days at the beginning of his/her trial period, which may result in a total trial period of up to forty (40) working days, provided that all such additional time is spent in classroom training.

The work of supervisors will not include assignments of work that is performed by Union members except for the purpose of training and demonstration. Supervisors will not perform Union members work until after all reasonable efforts have been exhausted to have the work covered.

A working supervisor is an employee whose duties require him to handle merchandise and also supervise the work of other employees.

**SECTION 2 – EMPLOYMENT AND DISCHARGE**

The Union agrees that the Company’s business is of a specialized character which requires different and varied experience from that of other members of the Union. The Company shall have the right to hire any person who is over eighteen (18) years of age and who is a citizen of the United States or who has legally declared his intention of becoming a citizen. All such new employees, as well as present employees covered by this Agreement, if not already members of the Union, shall become members of the Union on the thirty-first (31st) day of continuous employment or thirty-one (31) days following the execution of this Agreement, whichever is later,
and shall become and remain a member in good standing of the Union as a condition of continued employment.

The Employer shall not and the Union shall not discriminate against any individual with respect to compensation, terms, conditions or privileges of employment because of race, religion, color, sex, sexual orientation, disability, veteran status, national origin and/or age, as otherwise provided by law. Where the pronouns “he” or “she” or any other pronoun designating sex are used in this Agreement, it shall be deemed to refer to either/and both sexes.

The Company shall be the sole judge of the competency and qualifications of its employees and reserves the right to discharge any person in its employ not deemed by it to be satisfactory. However, before the Company discharges a seniority employee, it agrees to notify the Union of its intention and will discuss the grievance with the Union and the employee.

The exception to the above rule will be cases of:

(1) Proven dishonesty; (2) Drinking of alcoholic beverages while on duty; (3) Recklessness resulting in a serious accident while on duty; (4) The carrying of unauthorized passengers; (5) Unprovoked assault on an employee or a supervisory employee while on duty; (6) Selling, transporting or use of illegal narcotics while in the employment of the Employer; (7) Willful, wanton or malicious damage to the Employer’s property, shall be dischargeable offenses without the necessity of a warning letter being in effect. The parties recognize that in some areas covered by this Agreement, disputes exist as to the use of “proven dishonesty” as a basis for off-roll discharges. The parties do agree, however, that failure to follow methods, procedures, and/or instructions is not proven dishonesty. Any Local Union having continual disputes with the Company in a particular building regarding proven dishonesty shall first attempt resolution with the appropriate labor manager. If the issue cannot be resolved, it shall be immediately referred to the Co-Chairs of the Western Region of Teamsters/UPS Negotiating Committee for immediate resolution. Those individuals shall have the power to impose an appropriate remedy.
The first offense of signing for a package where dishonesty is not proven, will not result in discharge or suspension. The second such offense shall be cause for immediate discharge.

An employee who fails to report to work and is a “No Call-No Show” for three (3) consecutive working days, who has been given a warning notice for “No Call-No Show” within the nine (9) month period immediately preceding the three (3) consecutive working day “No Call-No Show, shall be subject to immediate discharge and loss of seniority. In instances of proven emergencies or extraordinary circumstances this language shall not apply.

Upon request of the Union, the Company shall provide copies of SPARC’s reports.

Upon request of the employee, Steward or Local Union, the Company shall provide copies of ODS messages. When such request is made on the same day the transmission(s) took place the operating center shall provide the printed copy of the transmission(s). When such request is made after the day the transmission(s) took place the printed copy of the transmission(s) shall be provided, for a period of thirty (30) calendar days from the date of transmission, by the Company entity that maintains such information database and as such database is implemented.

The Union agrees that the Company will be notified not less than seventy-two (72) hours before any employee of the Company, a member of the Union, be taken off the job because of his failure to maintain good standing in the Union.

The Employer recognizes the employee’s right to be given requested representation by a Steward, or designated alternate, at such time as the “employee” reasonably contemplates disciplinary action, unless specifically waived by the employee, in writing, with a copy to the Union.

The Employer recognizes the right of the Local Union to designate Job Stewards and alternates from the Employer’s seniority list.

Employees covered by this Collective Bargaining Agreement who are not subject to DOT mandated drug testing are only subject to
reasonable cause testing. Reasonable cause is defined as an employee’s observable action, appearance, or conduct that clearly indicates the need for a fitness-for-duty medical evaluation. Refusal to submit to a reasonable cause drug test is a dischargeable offense.

SECTION 3 – SETTLEMENT OF CONTROVERSIES

See Western Region of Teamsters-United Parcel Service Supplemental Agreement (Articles 25, 26, 27 and 28).

(In conjunction with Article 25 of the WRT/UPS Supplemental Agreement, Teamsters Local Union No. 396 shall utilize the Letter of Agreement for Settlement of Controversies contained in Addendum No. 2 to the Teamsters/United Parcel Service Southwest Sort Rider.)

SECTION 4 – SAFETY

Drivers involved in their third (3rd) avoidable, or runaway accident in a nine (9) month period may request to be interviewed by the District Committee concerning the circumstances of the third accident prior to the final decision with respect to discipline. Upon request of the employee, a Shop Steward may attend the review.

SECTION 5 – UNION BULLETIN BOARD

The Employer agrees to supply a glass enclosed bulletin board to provide suitable display space for the Union in each center, hub or place of work. Keys to the Union bulletin boards will be in the custody of the Local Business Agent and the Company. Postings by the Union on such boards are to be confined to official business on Union letterhead and/or Titan messages of the Union.

SECTION 6 – METHOD OF OPERATION

The Company’s rules, regulations, practices and methods of operation now in effect shall continue in full force and effect, at the op-
tion of the Company. However, with regard to the Company’s bonus plan, the Company agrees to notify the Union prior to changes being made and, at the request of the Union, to discuss and explain its reasons or basis for having made such changes.

Effective May 1, 1979, the preloaders who are eligible for average hours, sick and holiday pay, shall have such determined by the average number of hours worked in each calendar year preceding May 1st.

SECTION 7 – SECURITY

No cash deposit of any amount shall be furnished by any member of the Union to the Employer as security. If the Employer desires security from employees, it may place them under proper bond at the Employer’s expense.

SECTION 8 – UNIFORMS

The Employer agrees that if any employee is required to wear any kind of uniform as a condition of continued employment, such uniform shall be furnished and maintained by the Employer, free of charge, at the standard required by the Employer. Such uniforms shall be adequate to protect against climatic conditions. The Employer will provide shirts and shorts to those affected employees. Such shirts will be maintained by the employee.

Rain gear will be available for those employees assigned to moving vehicles on the Employer’s premises.

The Employer has the right to establish and maintain reasonable standards concerning personal grooming and appearance and wearing of uniforms and accessories.

It is agreed that each employee shall put on the uniform before reporting for duty and shall remove the uniform after being relieved from duty each day. It is agreed that time spent in putting on and taking off the uniform shall not be paid for by the Employer.
Wearing of caps or jackets is optional with the employee, but if any headpiece or jacket is worn on the job, it shall be the Company’s regulation uniform cap or jacket.

SECTION 9 – OVERTIME RATES OF PAY

All hours worked in excess of eight (8) hours per day and forty (40) hours per week shall be overtime hours and paid for at one and one-half times (1½x) the regular rate of pay. All work performed on the sixth (6th) day shall be paid for at one and one-half times (1½x) the regular straight-time hourly rate of pay providing the employee has either worked or received paid for time for the previous five (5) consecutive days prior to the sixth (6th) day. Saturday shall be considered a straight-time workday for those employees whose regular scheduled workweek includes Saturday and for those employees performing Saturday work in accordance with Section 26 – Air Operation of this Agreement. Double time (2x) the regular rate of pay for any employee required to work on the seventh (7th) day.

Any employee who performs work in more than one classification, as set forth herein, shall be compensated for the full time worked in each classification at the rate stated herein for such classification of work; provided, however, that regular sorters who work a portion of the day in that classification shall receive the rate for that classification for the entire day. Employees who operate a UPS on-road vehicle, non-feeder, requiring a Class B license or with a trailer in tow, shall receive thirty-five cents ($0.35) per hour in addition to their regular hourly rate for all hours worked.

Any employee reporting for work on any day, as directed, shall be guaranteed full pay for his regular hours, unless excused at the employee’s request.

(A) Part-time Employees

All part-time employees who have attained seniority as of August 1, 2018, will receive the following general wage increases for each contract year but will in no case receive less than the hourly start
rate specified on August 1st, 2018-2022 as set forth in (B) below. The total wage increase for each year will be as follows:

- 2018 seventy cents ($0.70)
- 2019 seventy-five cents ($0.75)
- 2020 eighty cents ($0.80)
- 2021 ninety cents ($0.90)
- 2022 one dollar ($1.00)

(B) Newly Hired Part-time Employees

In recognition of the fact that all of the Company’s part-time jobs require skills and to eliminate the two (2) tier progression existing in prior contracts, the parties have agreed to establish one uniform hourly rate for part-time employees who would have been subject to a progression. As such, all part-time employees, who are hired or reach seniority after August 1, 2018 will be paid according to the following wage schedules:

<table>
<thead>
<tr>
<th>Date</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>August 1, 2018</td>
<td>$13.00</td>
</tr>
<tr>
<td>August 1, 2019</td>
<td>$14.00</td>
</tr>
<tr>
<td>August 1, 2020</td>
<td>$14.50</td>
</tr>
<tr>
<td>August 1, 2021</td>
<td>$15.00</td>
</tr>
<tr>
<td>August 1, 2022</td>
<td>$15.50</td>
</tr>
</tbody>
</table>

(C) The wage rates and increases provided in (A) and (B) shall be a minimum.

(D) All part-time employees governed by this Article shall be provided a minimum daily three and one-half (3½) hour guarantee.

(E) Seniority part-time employees who are receiving an hourly rate higher than set forth above in Section (B), as a result of a Market Rate Adjustment, shall not have their hourly rate reduced due to the implementation of this Article.

Part-time employees hired prior to July 2, 1982, shall be red-circled at their current rates of pay and shall receive the contractual wage increases on August 1, 2018, August 1, 2019, August 1, 2020, August 1, 2021 and August 1, 2022.
SECTION 10 – TIME CLOCKS

A daily time record shall be maintained by the Employer at its place of business for an employee’s review, upon request. The Employer who employs five (5) or more drivers at any hub/center shall have time clocks at such hub/center when requested by the Union, in writing.

SECTION 11 – REST BREAKS

Part-time employees working in three and one-half (3½) hour locations shall be entitled to a ten (10) minute rest break. Commencing after the fourth (4th) hour and each hour thereafter, the employee shall be entitled to a five (5) minute rest break not to exceed that time agreed to under the Labor Agreement for full-time employees. The Company shall have the option to;

1. Delay the hourly breaks in order to combine them.

2. Stop the entire operation for break purposes or give as individual breaks.

3. Pay for those breaks earned after guaranteed hours.

SECTION 12 – HOLIDAYS AND PERSONAL DAYS

The following holidays shall be granted to seniority employees without reduction in pay:

New Year’s Day   Memorial Day
July 4th         Labor Day
Thanksgiving Day Day after Thanksgiving
Christmas Day    December 31st

Every January each seniority employee shall be granted floating holidays to be taken each calendar year. Local Union Nos. 63, 186, 396, 492, 542, 572, 952 and 986 eligible seniority employees shall
be entitled five (5) personal days to be taken each anniversary year and every January 1st each seniority employee shall be granted four (4) floating holidays to be taken each calendar year. Local Union Nos. 104 and 631 eligible seniority employees shall be entitled five (5) personal days to be taken each anniversary year and every January 1st each seniority employee shall be granted five (5) floating holidays to be taken each calendar year. Employees hired on or after October 1, 1993, shall be eligible for the floating holidays upon completion of one (1) year seniority.

Employees hired prior to August 1, 2008, shall be eligible for holiday time off for the named holidays above, but shall not be eligible for pay for the above named holidays until they have six (6) months seniority with the Company. (This provision does not apply to Local 104 in the state of Arizona where employees are eligible for time off and pay effective with their date of hire.)

In accordance with National Master United Parcel Service Agreement Article 22, Section 7, (Part-Time Employees – Benefit Entitlements) employees hired on or after August 1, 2008, shall be eligible for holiday time off for the named holidays above in accordance with the previous paragraph but shall not be eligible for pay for the above named holidays until they have one (1) year seniority with the Company.

The employee shall designate on a form provided by the Company which of the selected days off are to be paid as floating holidays and which of the selected days off are to be paid as personal days. The employee shall be given a copy of this form once it is filled out and these days shall be paid from the appropriate entitlement bank.

Floating holidays and personal days shall be selected in the following manner. Floating holidays and personal days which are available for selection in accordance with the procedures and formulas contained in this Section and are scheduled during the vacation selection process shall be guaranteed time off for the employee requesting such days. Those employees not selecting during the vacation selection period may request their floating holidays or personal days at any time during the calendar year. Seniority shall prevail
when the floating holidays and personal days which are available for selection in accordance with the procedures and formulas contained in this Section and have been selected at least ten (10) working days prior to the selected dates, and time off shall be guaranteed ten (10) working days prior to the dates the floating holidays or personal holidays occur. Floating holidays and personal days may be selected as individual days, blocks of days (two, three or four days) or combined in blocks of five (5) days and selected as full weeks.

Seniority shall prevail when an excessive number of employees have chosen the same day.

The Company shall make available for selection floating/personal holidays in each center according to the following schedule regardless of the ten percent (10%) allowed off per week in each operation/sort for earned vacations;

In all operations sorts a minimum of one (1) floating holidays/personal days per day shall be granted.

In all operations sorts of thirty-one (31) or more employees, a minimum of two (2) floating holidays/personal days per day shall be granted.

The granting of floating and personal holidays may be limited from December 1st through December 25th.

If the Company decides to shut down its operation in the Southern California Area on another day, a floating holiday will be assigned to that day.

When a holiday falls on a Sunday, the following Monday will be observed as the same.

Employees absent for more than thirty (30) days due to non-industrial illness or injury will not be eligible for holiday pay. In the case of industrial injury, employees absent for more than ninety (90) days will not be eligible for holiday pay.
Except as described above, an employee, to be eligible for holiday pay, must have monies earned during the week in which the holiday falls.

The above holidays will be paid regardless of what day in the week they may fall.

The holiday pay for all eligible part-time employees shall be four (4) hours maximum.

Employees may elect, on their anniversary date, to receive five (5) personal days off (guaranteed hours) or pay in lieu thereof. These five (5) days may be selected, under seniority procedures, by the employee as part of the employee’s vacation selection procedure.

Holidays worked: Pay shall be one and one-half times \( 1\frac{1}{2} \times \) the hourly rate, plus the holiday pay.

**SECTION 13 – MATERNITY/PATERNITY/ FMLA LEAVE**

A. It is understood that maternity leave for female employees shall be granted with no loss of seniority for such period of time as her doctor shall determine that she is physically unable to return to her normal duties, and maternity leave must comply with applicable State and Federal laws. It is further understood that, pursuant to Section 13B-Family and Medical Leave Act, paternity leave for a male employee whose spouse is pregnant shall be granted with no loss of seniority, for each pregnancy, for a period not to exceed twelve (12) / six (6) weeks, with the exception of employees not able to meet the qualifications set out in Section 13B, who shall be granted leave not to exceed one (1) week, this week shall commence on the date of birth or the day the spouse is released from the hospital subject to the employee’s choice.

B. All employees who have worked for the Company for a minimum of twelve (12) months and worked at least 1250 hours during the past twelve (12) months are eligible for unpaid leave as set forth in the Family and Medical Leave Act of 1993.
Additionally, any employee not covered above, that has worked for the Company for a minimum of thirty-six (36) months and accrued at least 625 paid hours during the past twelve (12) months is eligible for unpaid leave as set forth below, except that the amount of leave allowed will be computed at one half (½) of the time provided by the FMLA.

Eligible employees are entitled up to a total of 12/6 weeks of unpaid leave during any twelve (12) month period for the following reasons:

1. Birth of a child;
2. Adoption, or placement for foster care;
3. To care for a spouse, child or parent of the employee due to serious health condition;
4. A serious health condition of the employee.

The employee’s seniority rights shall continue as if the employee had not taken leave under this Section, and the Employer will maintain health insurance coverage during the period of the leave.

The Employer may require the employee to substitute accrued vacation or other paid for leave for part of the 12/6 week leave period.

The employee is required to provide the Employer with at least thirty (30) days advance notice before FMLA leave begins if the need for the leave is foreseeable. If the leave is not foreseeable, the employee is required to give notice as soon as practicable. The Employer has the right to require medical certification of the need for the leave under the Act. In addition, the Employer has the right to require a second (2nd) opinion at the Employers expense.

The provisions of this Section are in response to the Federal Act and shall not supersede any state or local law which provides for greater employee rights.

**SECTION 14 – DISABILITY AND SICK LEAVE**

Each part-time employee will be allowed seven (7) days sick leave (four (4) hours daily guarantee of straight time pay) upon attaining one (1) year seniority with the Company.
Each part-time employee will be allowed seven (7) days sick leave (four (4) hours daily guarantee at straight time pay) on each succeeding sick leave anniversary date.

On the employee’s anniversary date, he/she shall have the option to:

A. Accumulate any/all unused sick leave days, to a maximum of sixty (60) days.

B. Receive pay for any/all accumulated unused sick leave.

C. Use in conjunction with vacation time earned, as described below:

At the end of each succeeding twelve (12) months, any unused sick pay may be accumulated, paid, or used in five (5) day segments in conjunction with vacation time off at the option of the employee. These blocks of five (5) days, twenty (20) straight time hours, may be selected under the same procedure by the employee as part of the employees next vacation selection period. When accumulated unused sick leave is paid, it shall be paid at the employee’s current rate of pay.

Sick pay contribution shall be allocated under the following conditions:

1. Sick pay to be allowed for the first day of any period of absence from work due to a bona fide sickness or disability and shall start when an employee leaves the job because of injury on the job.

2. An employee unable to work because of sickness or disability must notify the Company one (1) hour or more before the employee is scheduled to report for work, unless conditions make it impossible to give such notification, and sickness shall be deemed to have commenced at the time the Company is so notified, unless notification is impossible.

3. No employee shall be entitled to disability leave pay when the sickness or injury is due to intoxication or the use of narcotics, nor shall it apply in case of injury while working for another employer or while self-employed for profit or compensation.
4. No employee shall be requested to have a medical release, from their physician, unless the employee has been on sick leave five (5) consecutive days or more, or in the event of any personal injury.

5. Prorated unused sick leave pay will be paid in cases of separation from the Company after one (1) year of employment. An employee who retires from the Company, and is entitled to receive payment for prorated unused sick leave pay, shall also be paid a separate additional cash payment equal to the total pension contributions which the Company would have been required to make on behalf of the employee had the employee utilized all accumulated unused sick leave pay prior to retiring (i.e. the number of prorated unused sick leave pay hours multiplied by the hourly pension contribution rate in effect at the time of payment as illustrated in the following example – 40 hours x $6.60 per hour = $264.00).

6. A lapse of more than thirty (30) days per year shall break continuity of employment for the purpose of sick pay eligibility. Sick pay days will be pro-rated.

7. Earned sick pay may be integrated with Workers’ Compensation or Unemployment Compensation Disability Benefits when requested. An employee who is receiving such benefits shall be paid the difference between such benefit payments and his straight-time weekly earnings for each week such benefit payments are made until such sick pay benefits that the employee would be eligible for are exhausted.

SECTION 15 – VACATIONS

All employees covered by this Agreement shall be entitled to one (1) week of vacation with pay after one (1) year seniority with the Company; two (2) weeks vacation with pay after three (3) years seniority with the Company; three (3) weeks vacation with pay after five (5) years seniority with the Company; four (4) weeks of vacation with pay after ten (10) years seniority with the Company; and five (5) weeks of vacation with pay after twenty (20) years seniority with the Company; and six (6) weeks vacation with pay after twenty-five (25) years seniority with the Company.
Vacation pay for each week of vacation shall be one-fifty second (1/52) of the gross annual earnings of the employee during the twelve (12) month period immediately prior to the employee’s employment anniversary date. One-fifty-second (1/52) shall be defined as all monies paid to an employee for an anniversary year, excluding unused sick pay, pay in lieu of unused vacations or personal days. National negotiated monetary bonus shall be governed by the National Negotiating Committee.

Center seniority, by classification, to prevail for selection of vacation period, which may be taken all at one time, or may be split, provided it is earned at that time. All vacation dates are to be determined by mutual agreement between the manager and the employee.

A lapse of more than thirty (30) days per year shall break continuity of employment for the purpose of vacation eligibility. Vacation days will be pro-rated.

VACATION SELECTION PROCEDURE: For choice of vacation, once a vacation list is posted, the first full week of January is allowed for the top 25% to select in seniority order; the second week of January for the second 25% to select in seniority order; the third week of January for the third 25% to select in seniority order; and the fourth week of January for the forth 25% to select in seniority order. Those not signing up in their scheduled week shall lose their choice of vacation and must take what is left. Vacation period shall be defined as February 1st through the week of Thanksgiving and December 26th through January 31st of the following year.

By seniority and classification, a minimum of ten percent (10%) of the eligible members in each operation/sort shall be allowed time off for earned vacation per week during the vacation period described above.

Earned vacations, for the vacation period scheduled, shall be paid for during the week prior to the date the vacation is taken. Employees who have earned vacation weeks not selected during the vacation selection period, may select at a later date, by mutual agreement for the available time not selected or may elect to sell back
those unscheduled weeks at any time. The maximum number of weeks for sell back shall be limited to two (2) weeks. Vacation pay shall be paid on a separate check.

Vacation weeks earned during the current vacation period, declared for sellback, shall be paid two (2) weeks after the employee’s anniversary date of hire. Vacation pay shall be paid on a separate check.

After one (1) year of seniority, vacation allowances will be pro-rated on a monthly basis and paid in the event of separation from the Company.

An employee who retires from the Company, and is entitled to receive payment for prorated unused vacation, shall also be paid a separate additional cash payment equal to the total pension contributions which the Company would have been required to make on behalf of the employee had the employee utilized all accumulated unused vacation prior to retiring (i.e. the number of prorated unused vacation hours multiplied by the hourly pension contribution rate in effect at the time of payment as illustrated in the following example – 40 hours x $6.60 per hour = $264.00).

SECTION 16 – HEALTH INSURANCE COVERAGE

(a) For those full-time or part-time employees who have received health and welfare benefits from the Company Health & Welfare Plan, benefits on and after January 1, 2014 will be provided by Teamsters Western Region and Local 177 Health Care Plan in accordance with the Letter of Agreement on the Teamsters Western Region and Local 177 Health Care Plan dated September 6, 2013. The Company will continue to provide health & welfare benefit coverage under the existing plan through December 31, 2013.

For all full-time and part-time employees who receive health and welfare benefits from the Teamsters Western Region and Local 177 Health Care Plan the employer shall make health and welfare contributions for employees who have been injured on the job for a
period of one (1) year, and for employees who are ill or have been injured off the job for a period of four (4) weeks, with the Teamsters Western Region and Local 177 Health Care Plan covering the remaining weeks up to a maximum of twenty-six (26) weeks.

(b) Any eligible employee covered by this Section who retires effective January 1, 2014 or thereafter shall be provided retiree medical benefits through the Teamsters Western Region and Local 177 Health Care Plan.

(c) Current retirees who are receiving benefits through a UPS sponsored plan shall receive coverage on and after January 1, 2014 under the terms of the Memorandum Concerning UPS Sponsored Plans, attached to the National Master Agreement.

Employees hired prior to August 1, 2008, and their eligible dependents, shall become eligible for this coverage six (6) months after their seniority date.

In accordance with National Master United Parcel Service Agreement Article 34, Section 2(d), (Health & Welfare and Pension) individual and dependent/spousal health coverage will be made available to part-time employees on the payroll as of or hired after August 1, 2018 after nine (9) months of active employment.

**SECTION 17 – PENSION BENEFITS**

For Local Union Nos. 63, 186, 542, 572, 952 and 986 The Company shall pay into the Western Conference of Teamsters Pension Trust Fund, for the account of each employee working under this Agreement, a monthly sum computed as follows:

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each part-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10)
(including $0.01 for PEER/84 for part-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.51 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.91 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.31 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.71 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $11.11 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.
For Local Union Nos. 104 and 631 The Company shall pay into the Western Conference of Teamsters Pension Trust Fund, for the account of each employee working under this Agreement, a monthly sum computed as follows:

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each part-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10) (including $0.01 for PEER/84 for part-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.41 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.81 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.21 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.
Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.61 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $11.01 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For Local Union No. 492 The Company shall pay into the Western Conference of Teamsters Pension Trust Fund, for the account of each employee working under this Agreement, a monthly sum computed as follows:

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each part-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10) (including $0.01 for PEER/84 for part-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.73 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.
Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.13 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.53 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.93 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $11.33 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

For Local Union No. 396 The Company shall pay into the Western Conference of Teamsters Pension Trust Fund, for the account of each employee working under this Agreement, a monthly sum computed as follows:

Pension contributions payable into the Western Conference of Teamsters Pension Trust Fund on account of each part-time employee of the bargaining unit shall be paid for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.
For probationary employees hired on or after August 1st, 2002, the Employer shall pay an hourly contribution rate of ten cents ($0.10) (including $0.01 for PEER/84 for part-time employees) during the probationary period as defined in Section 1 of this Agreement, but in no case for a period longer than the first ninety (90) calendar days from an employee’s first date of hire. If, and when this period is completed, the full standard contribution rate shall apply. Contributions shall be calculated on the same basis as described in this Section.

Effective August 1, 2018, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.46 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2019, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $9.86 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2020, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.26 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2021, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each employee working under this Agreement an hourly contribution rate of $10.66 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

Effective August 1, 2022, the Company shall pay into the Western Conference of Teamsters Pension Trust Fund, on account of each
employee working under this Agreement an hourly contribution rate of $11.06 per hour for each hour for which compensation was paid (all compensable hours) up to a maximum of 2080 hours per calendar year.

SECTION 18 – SAVINGS

Unless designated by mutual agreement between the Union and the Company to divert the following contribution into the Western Conference of Teamsters Pension Trust Fund:

Effective August 1, 1996 United Parcel Service shall make contributions at the rate of forty cents ($.40) per compensable hour for Local Union Nos. 104, 492 and 631, eighty-five cents ($.85) per compensable hour for Local Union Nos. 63, 186, 542, 572, 952 and 986 one dollar ($1.00) per compensable hour for Local Union No. 396, into the Pacific Coast Benefits Trust (herein “Trust”) on behalf of all employees covered under this Rider on whose behalf United Parcel Service was obligated to make contributions in the Trust immediately prior to August 1, 1996. With respect to employees whose first hour of employment (or re-employment) with United Parcel Service is on or after August 1, 1996, United Parcel Service shall make contributions at the rate of forty cents ($.40) per compensable hour for Local Union Nos. 104, 492 and 631, eighty-five cents ($.85) per compensable hour for Local Union Nos. 63, 186, 542, 572, 952 and 986 one dollar ($1.00) per compensable hour for Local Union No. 396, into the Pacific Coast Benefits Trust Fund on behalf of each such employee beginning on the earlier of the employee’s achievement of seniority or the employee’s completion of 600 hours of employment (or re-employment) within twelve consecutive calendar months, such contributions to be made retroactively for all compensable hours in the twelve consecutive months immediately preceding achievement of seniority or the completion of 600 hours of employment (or re-employment) as the case may be. Provided, however, that United Parcel Service shall not contribute for more than 173 hours in any calendar month for each covered employee. The total amount due for each calendar month shall be remitted in a lump sum not later than the tenth day of the following month. United Parcel Service acknowledges that it has received a true copy of
the Trust and shall be considered a party thereto. It is understood and agreed that United Parcel Service accepts the terms and conditions of this Trust and agrees that the Employer Trustees named pursuant to the Trust are its representatives and consents to be bound by the actions and determinations of the Trustees. United Parcel Service further agrees to abide by such rules as may be established by the Trustees of said Trust to facilitate the audit of hours for which contributions are due, the prompt and orderly collection of contributions, and the accurate recording of such hours.

SECTION 19 – TRUST FUND ACCEPTANCE

Overtime hours, production/incentive bonus hours, holidays, floating holidays, personal days, jury duty, funeral leave, sick pay and vacation time paid for but not worked shall be considered as time worked for the purpose of Section 17, but no payments shall be made for unused sick pay benefits or pro-rated payments made in cases of separation from the Company.

Holidays, floating holidays, personal days, jury duty, funeral leave, sick pay and vacation time paid for but not worked shall be considered as time worked for the purpose of Section 18, but no payments shall be made for overtime in cases of separation from the Company.

The Employer shall not be obligated to make payments into the Trust Funds of amounts in excess of those which are deductible from gross income by the Employer under Section 404 of the Internal Revenue Code.

The total amount due for each calendar month shall be remitted in a lump sum not later than the 20th day of the following month.

The Employer agrees to abide by such rules as may be established by the Trustees of the respective Trust Fund to facilitate the prompt and orderly collection of such amount and the accurate reporting of such amounts paid on account of the employees.

Failure to make the payments herein provided within the time specified shall be a breach of this Agreement.
During the calendar year, monthly and year to date pension contributory hours and monies shall be provided upon an employee’s request.

**SECTION 20 – LEGAL SERVICES TRUST**

The Employer shall contribute ten cents ($0.10) per hour, up to a maximum of seventeen dollars and thirty cents ($17.30) per month, for each regular employee into the Western Conference of Teamsters Legal Services Trust Fund for the purpose of providing for employees and their eligible dependents, legal benefits as provided for in the Trust Agreement. (The decreased hourly contribution of five cents ($0.05) shall be reallocated to the Western Conference of Teamsters Pension Trust Fund on behalf of the Local Unions that are participants in the Western Conference of Teamsters Legal Services Trust Fund.)

**SECTION 21 – PROTECTION OF RIGHTS**

See National Master United Parcel Service Agreement Article 9 – Protection of Rights.

**SECTION 22 – GARNISHMENTS**

See National Master United Parcel Service Agreement Article 31 – Garnishments.

**SECTION 23 – JURY DUTY**

See National Master United Parcel Service Agreement Article 29, Section 1 – Jury Duty.

**SECTION 24 – FUNERAL LEAVE**

In the event of a death of a member of the employee’s family, a seniority employee shall be allowed a reasonable time off to attend the funeral or other bereavement rite.

A regular full-time employee shall be guaranteed two (2) days off to be taken between the day of death and two (2) working days following the funeral provided the employee attends the funeral or other bereavement rite. In cases involving the funeral of a relative listed in paragraph 2 above, an employee who attends the funeral or bereavement rite is guaranteed a minimum of two days off.

An employee shall be allowed one (1) day off to attend the funeral or other bereavement rite of a sister-in-law or brother-in-law. The definition of a sister-in-law or brother-in-law is your spouse’s sister or brother and your brother’s or sister’s spouse. Reimbursement for this day shall be the same as provided below.

Time off shall not extend beyond the day of the funeral unless an additional day is required for travel, except as provided above. In no event will total compensated time off exceed four (4) scheduled work days. The employee will be reimbursed at eight (8) times the employee’s straight-time hourly rate for each day lost from work for those employees whose regular scheduled workweek is five (5) days, and ten (10) times the straight-time hourly rate for those employees whose regular scheduled workweek is four (4) days. Part-time employees will receive the same benefits as above, paid at four (4) times the employee’s hourly rate.

Better conditions contained in Supplements, Riders or Addenda will be maintained by present employees. All employees hired after July 2, 1982 will be covered by the above language.

**SECTION 25 - TRANSFERS**

Part-time employees with at least six (6) months seniority may request shift transfers within the hub employed. Such transfer requests shall be in writing and consistent with the efficient operations of the hub.

Part-time employees may request, in writing, to be placed on the full-time employment list. Forms shall be provided for the employ-
ee to indicate the full-time classifications of work requested. A copy of the completed request form shall be returned to the employees’ immediate supervisor or manager for approval before being forwarded to the personnel office for final approval and held in their file for ready reference when openings occur. Requests for full-time employment will not be considered during the period when seasonal help is being trained.

Part-time employees who wish to transfer to another location for educational purposes may submit a written request to the Employer. If approved, the transfer shall be allowed subject to the following conditions:

A. A part-time opening exists at the desired location.

B. Employees must have attained seniority and been employed by the Employer for at least one (1) year.

C. Job Classification Seniority shall be ended.

D. Company seniority shall be retained for the purpose of number of weeks of vacation, and number of holidays in accordance with the applicable Supplement, Rider or Addenda at the new location.

E. Any expenses, including moving expenses associated with an approved transfer, shall be the responsibility of the employee.

F. Employees transferring outside their current Local’s jurisdiction shall be placed at the bottom of the seniority list for the purpose of promotion.

A notation will be made on the appropriate Employee Record when transfers and requests for full-time employment are approved and/or disapproved. All such notations shall be signed by the immediate supervisor and the employee involved and a copy shall be provided to the employee upon request. A list of such requests shall be maintained in the Company’s personnel departments.
An employee under this Agreement obtaining a position under the Package Agreement in accordance with this Section, who fails to successfully complete the probationary period in the position under the Package Agreement, shall be entitled to return to his former classification under this Agreement with no loss of seniority.

An employee covered under the Sort Agreement with six (6) months or more of seniority who is hired into a job under the Package Agreement shall carry over one-half (1/2) of his Company seniority for the purpose of qualifying for fringe benefits only.

SECTION 26 – AIR OPERATION

See National Master United Parcel Service Agreement Article 40 – Air Operation.

SECTION 27 – LAYOFFS

The last employee hired within each classification in each center, will be the first employee laid off when reduction of force is necessary. The last employee laid off will be the first employee recalled.

In a multi-shift operation, a part-time employee permanently laid off will be allowed to replace the least senior part-time employee within the building, providing he/she is capable of performing the available work. Permanent layoff shall be considered to be at least one week in duration. On the first Monday following the week layoff, the replacement shall take effect.

The least senior part-time employee(s) may be subject to a layoff as a result of full-time employee(s) being laid off pursuant to the language and procedures set forth in Section 26 – Layoffs of the Southwest Package Rider.

Upon request, the Company will provide the Local Union with relevant layoff information.
SECTION 28 – COVER DRIVERS

Cover driver jobs will be filled by qualified seniority part-time employees, who have expressed their desire in writing to be on the list, in seniority order and who have been certified by the Employer. Cover drivers will not accrue full-time seniority when driving under this Section. When no cover work is available, cover drivers shall continue to accrue part-time seniority with their appropriate part-time benefits.

The starting rate for cover drivers will commence on the first day of orientation. Part-time employees by seniority who elect to become cover drivers will be allowed to select a specific center, in the building in which they are employed. The employee will be placed at the bottom of that center’s cover driver seniority list along with the existing cover drivers upon successful completion of the qualifying period.

Employees who disqualify from cover driver positions for whatever reason will not be permitted the opportunity to re-qualify as a cover driver for a period of not less than one year from the date of disqualification. Additionally, after the one year time period has elapsed, a vacancy or new opening must exist and the position will be awarded to the qualified employee with the most seniority. No disqualified cover driver will be denied part-time to full-time job opportunities.

Cover drivers will work as replacements for full-time package drivers only for the purpose of covering vacations, holidays, jury duty, personal holidays, funeral leave, sick days and leaves of absence. The number of cover drivers will be determined by each center but may not exceed the number of persons off for reasons as described in this paragraph.

In addition, cover drivers who are qualified or in the process of being qualified, shall be afforded the opportunity to work as peak season drivers, without gaining full-time seniority, during October, November and December prior to hiring peak season drivers.

Effective January 1, 2019, for each one hundred fifty-six (156) cover driver reports that an individual works during the calendar year, the Employer will add one (1) Regular Package Car Driver (RPCD)
in that center for each occurrence. Cover driver reports are defined as any day a cover driver reports to work to deliver packages for any reason and on any day during the entire calendar year including any days worked during peak season.

Once a cover driver has accrued the above mentioned criteria, the Company will immediately award a Regular Package Car Driver (RPCD) job to the senior individual(s) as outlined in Article 7 of the Western Region of Teamsters Supplemental Agreement.

The Employer shall provide to the Local Union a monthly payroll report indicating the names of all cover drivers utilized in the Local Union’s jurisdiction, the number of days each cover driver has worked and the center that they reported to work in. The report will be provided within two (2) weeks of each month’s end.

Cover drivers shall not be used to circumvent the terms of this Agreement nor to avoid the hiring of full-time package car drivers in a center. Cover drivers may be used as temporary replacements only and not to supplement the work force. If a cover driver continually works less than the cover driver guarantee, or is used for any reason other than as a replacement for full-time package drivers for the reasons listed in paragraph four (excluding October, November and December) and a total of thirty (30) days are worked out of a ninety (90) day period, the Company shall add a permanent regular full-time package car job. Cover drivers working in excess of one (1) year, either singularly or in combination, covering for a specific person out for either compensation or disability, will in itself create another full-time opening in that classification. Any alleged violation of this Section will be subject to the grievance procedure. Cover drivers will not work if there are any full-time package car drivers on layoff within that Local Union’s jurisdiction.

Cover drivers that are used outside the parameters of the above stated language shall be guaranteed eight (8) hours pay at the package driver’s top rate of pay. Cover drivers who work an unscheduled single day(s) shall be considered outside the parameters of this Agreement and shall be guaranteed eight (8) hours pay at the package driver’s top rate of pay.
Upon request, the Company will provide the Local Union with accurate daily dispatch logs in order to monitor compliance with this Section.

The Local Union will be notified, in writing, as to the number of cover drivers utilized in each center. Beginning with the effective date of the Southwest Rider, and continuing thereafter, the ratio of utility drivers to regular bid drivers shall be no less than the average ratio that was in effect during the months of March 1, 1997 through May 1, 1997. For areas without an established ratio, the parties shall meet to establish an agreed to ratio. Any areas that are not agreed to, shall be referred to the Southwest Package Rider Cover Driver Committee for resolution. Seniority shall be observed when loaning out cover drivers to another center.

Cover drivers will be offered the opportunity to work as cover drivers in seniority order. After the process is completed and additional coverage is necessary the work will be assigned in inverse seniority order.

A cover driver that is scheduled to work a week in which a named holiday falls or has jury duty or funeral leave, he/she will receive eight (8) hours pay per day at their cover driver rate. A cover driver that is scheduled to work a week and has monies earned under that classification during the week, shall be paid eight (8) hours pay for eligible sick leave at the cover driver’s rate of pay.

Cover drivers who perform planned weekly coverage work shall be guaranteed five consecutive eight (8) hour days, forty (40) hours per week. If a cover driver is covering for a regular driver who is unable to complete his/her scheduled day, the cover driver will receive actual hours worked at their cover rate of pay.

No cover driver shall work less than eight (8) hours within the classification of cover driver. A cover driver shall receive eight (8) hours work as a cover driver or pay in lieu thereof, unless excused at the employee’s request.

Cover Drivers working a five (5) day, forty (40) hour week as a package car driver will be considered package car drivers as it applies to Saturday air work.
The rate of pay for cover drivers shall be as follows:

Start Rate  
70% of prevailing package car driver top rate of pay as of the date(s) negotiated for each general wage increase in the National Master Agreement of each succeeding year.

Cover Driver seniority plus six (6) months  
75% of prevailing package car driver top rate of pay as of the date(s) negotiated for each general wage increase in the National Master Agreement of each succeeding year.

Cover drivers shall continue to receive all part-time benefits, including any contractual increases in their primary job classification only, as described in the Southwest Sort Rider, with the exception that a cover driver who works three (3) days or more in a week shall be paid full-time pension contributions for all hours worked as a cover driver that week. Any employee who has performed the cover driver job prior to August 1, 1997, will be red-circled at their appropriate pay rate.

Cover drivers who are subsequently promoted to full-time employment will be paid either their cover driver or their primary job classification wage rate, whichever is greater, until such time as the calculated progression rate exceeds that rate. The transfer date will become his/her full-time start date for the purpose of applying the above progression.

All time as a cover driver shall be applied to his/her full-time package car progression period, for the life of this Agreement only. Employees who self disqualify from the cover driver position shall not have their previous cover driver time applied to their full-time package car progression period.

Cover drivers will select vacations with the regular full-time package delivery drivers. Cover drivers will be offered all available weeks by seniority after all of the regular full-time drivers have selected.

Permanent full-time job openings will be filled in accordance with Article 7 of the Western Region of Teamsters United Parcel Service
Supplemental Agreement. Full-time benefits shall commence as described in the Southwest Package Rider when employees are promoted to full-time.

SECTION 29 – PEAK SEASON DRIVER HELPERS

Prior to each peak season, the Company shall meet with each Local Union and discuss their plans for the utilization of peak season driver helpers.

1. Peak season driver helper positions shall only be utilized by the Company between the dates of October 15th and January 15th and shall be subject to the following guidelines and restrictions:

2. Part-time employees shall be afforded the opportunity to sign a bid for peak season driver helper work which will be posted from September 1-30 of each year. Qualified part-time employees shall be afforded the first opportunity to perform peak season driver helper work, provided they can report to and complete their primary job, prior to the Company hiring from the street.

3. Part-time employees, including part-time air drivers, available for peak season driver helper work Monday through Friday shall be assigned the peak season driver helper work first, in seniority order, prior to hiring off the street. Those part-time employees, including part-time air drivers, available less than the Monday through Friday work week shall be assigned the peak season driver helper work, in seniority order, as work is available. Part-time air drivers may only work as peak season driver helpers if they are not needed for air work. There is no obligation to the Company to work anyone on overtime.

4. Peak season driver helper positions shall first be filled in seniority order by part-time employees who sign up to perform this work prior to hiring off the street. Only after exhausting all part-time employees who have signed up to be peak season driver helpers shall the Company be allowed to hire off the street to fill the remaining open positions (if any). All off the street peak season driver helpers shall be paid the starting rate for newly hired part-time employees for all hours worked as helpers.
5. All existing part-time employees working as peak season driver helpers with a package driver for the period of October 15th through December 31st shall be paid $1.00 per hour more than the starting rate for newly hired employees for all hours worked as helpers.

6. All peak season driver helpers who use a bike, golf cart, or any future, similar motorized or mechanized mode of transportation to make deliveries independent of a package car driver shall only do so for the period of October 15th to December 31st. Existing part-time employees who do this work shall be paid their current part-time inside rate of pay for all hours worked as a helper in this capacity. If the part-time employee has no inside rate and is instead a part-time bid air driver, then that rate shall apply.

7. Peak season driver helpers may not be utilized if full-time package drivers are laid off in the Local Union’s jurisdiction. If the laid off drivers accept work as a driver or as a helper (paid the driver rate), then the Company may then use helpers.

8. For the period of January 1st to January 15th, helpers referred to in paragraph 6 above may not work. Only peak season driver helpers working with package car drivers shall be utilized during this period. These positions shall be filled in seniority order by existing part-time employees, and they shall be paid $3.00 per hour more than the starting rate of pay for all hours worked as a helper during this period. Only after exhausting all part-time employees who have signed up to be peak season driver helpers during this period may the Company hire off the street.

9. Package drivers holding a bid route shall deliver their bid route between October 15th and January 15th consistent with Section 12.1 of the SWPR and shall not be forced from their bid route for the purpose of using only helpers to deliver the driver’s bid route.

**SECTION 30 – PENALTY PAY**

See National Master United Parcel Service Agreement Article 17 – Paid For Time.
SECTION 31 – TERM OF AGREEMENT

This Agreement shall be effective on August 1, 2018 and remain in effect through July 31, 2023.

For the Union:  For the Company:

Andrew A. Marshall  Mike Carnefix
Union Chair  Company Chair
Western Region Director  UPS West Region Labor
IBT Package Division  Manager

Date:  Date:

FOR THE UNION:  FOR THE COMPANY:
Andrew A. Marshall – Chair  Mike Carnefix – Chair
Local Union 572  John Veentjer – Co-Chair
Sam Stewart – Co-Chair  John Ernest
Local Union 63  Rob Acorn
Ron Herrera – Co-Chair  Mary Misloski
Local Union 396  Dan Powell
Randy Cammack  Ron Lemke
Local Union 63  Dave Clifford
Rick Middleton
Local Union 63
Karla Schumann – Local Union 104
Abel Garcia – Local Union 186
Jay Phillips – Local Union 396
Mike Butler – Local Union 492
Phil Farias – Local Union 542
Tommy Blitsch – Local Union 631
Grant Maertz – Local Union 952
Cliff Reynolds – Local Union 986
Ralph Dominguez – Local Union 63
Marcus Roberson – Local Union 63
Guillermo Rodriguez – Local Union 63
Adrian Herrera – Local Union 63
Tim Fraley – Local Union 63
Alex Montes – Local Union 104
Carlos Toledo – Local Union 104
Dustin Howell – Local Union 104
Brian Pope – Local Union 104
David Castro – Local Union 396
Enrique Cisneros – Local Union 396
Mike Valdez – Local Union 396
David Lopez – Local Union 396
Sam Cornejo – Local Union 396
Victor Mineros – Local Union 396
Ruben Tescareno – Local Union 396
Mark King – Local Union 396
Ruben Duran – Local Union 396
George Turner – Local Union 396
Kenny Duran – Local Union 492
Paul Samson – Local Union 542
Dwayne Garrett – Local Union 542
John Flammia – Local Union 572
Tait Skifstrom – Local Union 572
Ashley Smith – Local Union 631
Eddie Fischmann – Local Union 631
Dave McCaffrey – Local Union 952
INTERNATIONAL BROTHERHOOD OF TEAMSTERS
UNITED PARCEL SERVICE
SOUTHWEST SORT RIDER
ADDENDA

For the Period: August 1, 2018 through July 31, 2023

INTERNATIONAL BROTHERHOOD OF TEAMSTERS
LOCAL UNION NOS. 63, 104, 186, 396, 492, 542, 572, 631, 952 and 986
ADDENDUM NO. 1

TO THE TEAMSTERS/UNITED PARCEL SERVICE SOUTHWEST SORT RIDER

APPLICABLE TO TEAMSTER LOCAL UNION NO. 104

Memorandums of Agreement between Teamster Local Union No. 104 and United Parcel Service

Section 1 – Recognition:

The Company recognizes the Union as the sole bargaining agent for all sort employees, package return clerks, bad address clerks, post card room clerks, damage clerks, re-wrap clerks, hub and air hub return clerks and carwashers domiciled in the Estrella facility.

Holidays (Section 11 – Holidays and Personal Days):

A paid holiday, which is not worked, may be applied against the employee’s guaranteed work week if the holiday occurs on an employee’s scheduled work day.

Death in the Immediate Family (Section 23 – Funeral Leave):

Inasmuch as the past Labor Agreements between the Employer and the Union have recognized foster parents as members of the employee’s immediate family they will continue to be considered as such.

Part-Time Transfers from Airport/Gateway Hub (Section 24 – Transfers):

Part-time employees with one (1) year seniority who are employed at the United Parcel Service facility located at Sky Harbor Airport
in Phoenix, shall have the right, in seniority order, to request a transfer to either the Tempe facility, the Mesa facility, the Estrella facility, Goodyear facility or the Phoenix facility in order to fill vacancies and/or openings in those buildings prior to the Company hiring from the outside.

A maximum of one (1) employee per week shall be able to exercise this transfer privilege. However, no more than twenty-five percent (25%) of the total workforce per shift in any one (1) year shall be allowed the opportunity to transfer under this provision.

A part-time employee who transfers under this provision shall retain their Company seniority for the purpose of wages and fringe benefits, but shall be placed at the bottom of the center seniority list for all other purposes (bidding, layoff and recall, vacation selection, etc.)

Part-time employees choosing to utilize this ability to transfer under this provision shall submit their request in writing to the Human Resources Department. Transfers are not to be considered during peak season.

**Layoffs (Section 27 – Layoffs):**

The last employee hired within each classification in each center, will be the first employee laid off when reduction of force is necessary. The last employee laid off to be the first employee rehired under the following provisions:

A laid off employee shall be given seven (7) days notice of recall. The employee must notify the Employer within three (3) days after receipt thereof as to whether or not he/she intends to report for work at the designated time within seven (7) days after receipt of notice.

**Seniority:**

Part-time employees shall work off separate center seniority lists. Each shift shall constitute a separate seniority list within a center. In an event of layoff, the last employee hired shall be the first employee laid off. In rehiring, the last employee laid off shall be the first rehired.
Whenever a center or hub is closed or partially closed, the employees affected will be entitled to follow the work and their seniority will be dovetailed in the new location. For the purpose of this paragraph, a closing is described as a transfer of work sufficient to cause a layoff in the center from which the work is taken.

In a multi-shift operation, a part-time employee laid off will be allowed on the second working day to replace the least senior part-time employee within the building, providing he/she is capable of performing the available work.

**Pay Provisions:**

Employee’s pay shall begin immediately when reporting for work at a prearranged time. Employee’s shall not be required, or permitted, to loiter on the premises when not on duty.

**Miscellaneous:**

Automotive equipment being transferred from one operation center to another within the state of Arizona are to be driven by employees of the bargaining unit provided such employees are available from their regular assignment. It is understood that the Employer may use alternative means for the transferring of vehicles interstate. It is further understood that the movement of vehicles between Phoenix, Mesa, Estrella, Goodyear and Tempe for the purpose of repair, painting, or maintenance work may be performed by mechanics.

In the case of a disabled vehicle on the road, the mechanic may drive a substitute vehicle to the scene. The mechanic will be obligated to repair the disabled vehicle, and if unable to do so, may turn over the substitute vehicle to the driver.

For the purpose of exchanging a vehicle on the road (no repair work involved) then this exchange shall be performed by available bargaining unit employees.

Trucks are not to be loaded in such a manner that parcels might fall on or interfere with the driver.

If the Employer requires and requests that a driver move to another area the Employer will pay moving costs for such driver.
Bargaining unit employees are not required to clean restrooms.

The Employer will not require polygraph test of employees or new applicants.

Part-time employees will not be disciplined for an accident or damage to a vehicle unless the part-time employee has been qualified to drive that vehicle.

**MEMORANDUM OF AGREEMENT**

The UPS Desert Mountain District and Teamsters Local Union No. 104 agree that the rate of pay for part-time car wash employees who must drive on public streets in performance of their car wash duties shall be paid an hourly rate of pay of $16.10 per hour as the top rate of pay and will receive the general wage increases for each contract year.

**MEMORANDUM AGREEMENT**

This memorandum is an agreement to the Southwest Package/Sort Rider between United Parcel Service, hereinafter referred to as the “Company” and Teamster Local Union No. 104, affiliated with the International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America, hereinafter referred to as the “Union”.

The Company hereby recognizes the Union as the collective bargaining agent for auto and maintenance mechanics employed by it, in conjunction with its package delivery operations in Phoenix, Tempe, Mesa, Goodyear, Estrella and Tucson facilities only.

Except as provided herein, the other terms and conditions of this Rider will apply to these employees.

**JOB BIDDING:**

Automotive and maintenance mechanics covered by this Addendum shall be given the first opportunity, by seniority, to fill permanent full-time openings in their respective job classifications.
TRIAL PERIOD:

Automotive and maintenance mechanics moving into a different job/shop in the same building shall be given up to a thirty (30) working day training and trial period in which to demonstrate his/her ability to perform the work involved. All testing and job measurement skills shall be reasonable and shall be administered in a reasonable and non-discriminatory manner. Failing to qualify in this period, the employee shall return to his/her former job/shop without loss of seniority.

TOOL INSURANCE:

The Employer shall be responsible for the reasonable value of an employee’s tools stolen from the premises of the employer while such premises are closed for business or when the mechanical department is closed for business, or when the tools are secured by being locked up either during normal working hours or when the building is closed, or by reason of fire on the employer’s premises at any time, or for damage to the employee’s tools or tool box caused by an unforeseen accident. The employee will pay the first twenty-five dollars ($25.00) on each such loss. The Union agrees that the employer has the right to implement reasonable rules for the purpose of providing protection against unwarranted claims under this provision. These rules shall include, but not be limited to: requirements for tool inventories, audits of tool inventories, restrictions of removal of tools from the employer’s premises and proper safeguarding of tools by employees. The employee must keep his/her tools locked up when he is absent from the mechanical department. The employee must notify the employer whenever he removes his tools from the employer’s premises.

It has been agreed by both parties that all special tools shall be listed as part of the employee’s tool inventory. Such list shall be updated as necessary to cover instances where additional special tools may be required. It is also agreed by both parties that the Company will replace and/or repair any special tools furnished by either party.

TOOL ALLOWANCE:

All automotive and maintenance mechanics shall receive an annual “Tool Allowance” of two hundred dollars ($200.00) payable each
year on December 1st, provided the employee has sixteen hundred (1600) paid hours within the past twelve (12) months.

**SHIFT PAY:**

For automotive and maintenance mechanics only, shifts commencing between 4:00 p.m. and midnight shall be paid twenty cents ($.20) per hour in addition to the employee’s regular hourly rate of pay. Shifts commencing between midnight and 5:30 a.m. shall be paid twenty-five cents ($.25) per hour in addition to the employee’s regular hourly rate of pay. Employees working on a shift commencing at or after 12:00 noon shall be paid the regular rate up to 4:00 p.m., and the bonus rate of twenty cents ($.20) additional per hour for all hours worked after 4:00 p.m. Shifts beginning before 12:00 noon will not be paid a premium rate for time worked after 4:00 p.m.

**RATES OF PAY:**

In accordance with Article 41 of the National Master Agreement.
ADDENDUM NO. 2

TO THE TEAMSTERS/UNITED PARCEL SERVICE

SOUTHWEST SORT RIDER

APPLICABLE TO TEAMSTER
LOCAL UNION NO. 396

Memorandums of Agreement between
Teamsters Local Union No. 396
and United Parcel Service

Settlement of Controversies
(Section 3 – Settlement of Controversies):

Both parties further recognize and agree that industrial peace is to be desired at all times in the area covered by this Memorandum of Agreement. Should a controversy, dispute or disagreement arise during the period of this Memorandum of Agreement, there shall be no cessation or stoppage of work authorized by the Union, and the Union will do its utmost to see that work continues in a normal and orderly way. Any controversy, dispute, or disagreement shall be adjusted in the following manner.

A grievance shall be discussed with the employer’s immediate supervisor and/or manager within five (5) working days of the known occurrence giving rise to the grievance.

If the grievance is not resolved at this meeting the grievant must submit a signed grievance through the Local Union to the Employer within fifteen (15) working days from the date of the occurrence.

Verbal warnings, warning notices and suspensions shall become inoperative after a nine (9) month period of time. After this time period, the employee shall not be discharged without following the steps of progressive disciplinary action.
The Employer and the Local Union shall make an earnest attempt to settle all its differences, but in the event they are unable, an Arbitrator shall be mutually selected for Arbitrations and the Arbitrator’s decision shall be final, binding and conclusive upon the parties.

The parties may mutually agree to a sitting Arbitrator. The parties may mutually agree to schedule arbitration dates in advance with the mutually agreed upon sitting Arbitrator.

It is the intention of both the Local Union and the Employer that the grievant receive a hearing as soon as possible but not longer than 30 days from the time of the filing of the written grievance unless otherwise mutually agreed to.

The Arbitrator shall submit to the parties a written decision within thirty (30) calendar days of the final day of the arbitration hearing.

**Part-Time Employees Requesting Full-Time Package Car Positions:**

Part-time employees, with 6 months or more seniority, requesting a full-time package driver position shall have the opportunity to place their names on the approved jurisdictional list. Part-time employees requesting to place their names on the request list must submit their requests in writing.

**Rates of Pay and Methods of Payment (Section 28 – Rates of Pay and Methods of Payment):**

PAID FOR TIME – It is agreed by both parties, that all employees covered by this Agreement, promoted from, part-time to full-time will be paid all monies earned to include; unused sick days, personal days, floating holidays and pro-rated vacation days where applicable. All employees covered by this Agreement shall be paid for all time spent in the service of the Employer. Rates of pay provided for by this Agreement shall be minimums. Time shall be computed from the time that the employee is ordered to report for work and registers in and until the employee is effectively released from duty. All time lost due to delays as a result of overloads or certificate violations involving federal, state or city regulations, which occur through no fault of the driver, shall be paid for by the Employer.
ADDENDUM NO. 3

TO THE TEAMSTERS/UNITED PARCEL SERVICE

SOUTHWEST SORT RIDER

APPLICABLE TO TEAMSTER LOCAL UNION NO. 492

Memorandums of Agreement between Teamster Local Union No. 492 and United Parcel Service

**Premium Rates of Pay**
*(Section 8 – Overtime Rates of Pay):*

An employee that is required to work on Sunday shall be paid for such work at the rate of double time (2X), except where the regular schedule extends into Sunday, with a minimum guarantee of four (4) hours. This shall not apply to the employees on regularly assigned shifts starting Sunday.

**Hourly Guarantees**
*(Section 8 – Overtime Rates of Pay):*

Part-time employees are defined as employees not otherwise regularly employed who when reporting to work as scheduled shall be guaranteed a minimum of three and one-half (3 ½) hours; however, should any part-time employee in case of emergency work beyond the fifth (5th) hour, the employee shall be paid time and one-half (1 ½) for all hours worked past the fifth (5th) hour per shift.

**Letter of Understanding**

1. Any part-time employee who works a double shift shall be guaranteed three (3) and one-half hours for each shift.
2. Any part-time employee who is scheduled to work a shift outside of their regularly scheduled work week shall be guaranteed three (3) and one-half hours for that shift.

3. Any part-time employee called into work shall be guaranteed the remaining balance of the guaranteed hours for that shift from the point in which the employee reports to work.

4. Any part-time employee who works an additional shift with less than one (1) hour break between shifts shall receive overtime pay for hours worked past the fifth (5th) hour. Those employees that work another shift with greater than one (1) hour between shifts will receive straight-time for hours worked up to the eighth (8th) hour.

The intent of this Agreement is to clarify that a part-time employee who performs inside work and works another inside shift other than their regularly scheduled shift shall be guaranteed the minimum guarantee of three (3) and one-half hours for the additional shift worked except for those employees that fall under item #3 above.

**Premium Rates of Pay**

**Part-time Employees**

An employee who works on the sixth (6th) report day shall be paid one and one-half (1 ½) times the straight-time hourly rate for all worked performed on that day.

**Part Time Mechanics**

This is an agreement between Teamster Local Union No. 492 and United Parcel Service in New Mexico detailing the use of a part-time mechanic in the Santa Fe and Taos Center only.

A part-time mechanic assigned to the Santa Fe, or Taos Centers will maintain the position of part-time mechanic as their primary job classification in Santa Fe.

Guaranteed hours and layoff provisions will be the same as those listed in the Sort Addendum for a part-time employee. The part
time mechanic will receive overtime after five (5) hours, but in the event of covering a regular full-time mechanic, overtime will be paid after eight (8) hours.

If in the event that this position works more than eight (8) hours in a day while covering for full-time mechanic, that day will not be counted towards attaining full-time seniority status.

The Company will maintain the right to cover vacation and other absentees in the remaining outlying centers as established by past practice.

**Automotive Mechanic Transfers**

By mutual agreement between the Company and the Union, any qualified automotive mechanic with at least 1 year of seniority will have the opportunity to fill a permanent vacancy within the jurisdiction of Local 492.

When a permanent position becomes open it will be held available for up to 45 days for the Company to find a qualified replacement. During such time the requestor shall remain in their current position. It is understood that the vacancy will be temporarily covered by the current practice. In cases where no qualified replacement can be found the transfer request will be denied.

The part-time mechanics rate of pay and progression shall be as follows.

**New hire part-time mechanics hired after 08-01-18.**

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Start</td>
<td>70%</td>
<td>$25.69</td>
</tr>
<tr>
<td>Seniority</td>
<td>75%</td>
<td>$27.525</td>
</tr>
<tr>
<td>12 Months</td>
<td>80%</td>
<td>$29.36</td>
</tr>
<tr>
<td>18 Months</td>
<td>90%</td>
<td>$31.195</td>
</tr>
<tr>
<td>24 Months</td>
<td>100%</td>
<td>Current Top Pay</td>
</tr>
</tbody>
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Progression will be based on mechanics top pay as of 07-31-18 ($36.70).

The progression for employees entering a package car driving, feeder, or other full-time job (other than an air, Article 43 Job, or a...
job covered by Sections 3, 4 or 6 in Article 41 of the NMA) after August 1, 2018 will be subject to the provisions under National Master Agreement Article 41 Section 2c.

**Part-Time Transfers from Airport/Gateway Hub (Section 25 – Transfers)**

Part-time employees with one (1) year seniority who are employed at the United Parcel Service facility located at Albuquerque Airport in Albuquerque, New Mexico shall have the right, in seniority order, to request a transfer to either the Aspen facility or the Comanche facility in order to fill vacancies and/or openings in those buildings prior to the Company hiring from the outside.

A maximum of one (1) employee per week shall be able to exercise this transfer privilege. However, no more than twenty-five percent (25%) of the total workforce per shift in any one (1) year shall be allowed the opportunity to transfer under this provision.

A part-time employee who transfers under this provision shall retain their Company seniority for the purpose of wages and fringe benefits but shall be placed at the bottom of the center seniority list for all other purposes (bidding, layoff and recall, vacation selection, etc.).

Part-time employees choosing to utilize this ability to transfer under this provision shall submit their request in writing to the Human Resources Department. Transfers are not to be considered during peak season.
ADDENDUM NO. 4

TO THE TEAMSTERS/UNITED PARCEL SERVICE

SOUTHWEST SORT RIDER

APPLICABLE TO TEAMSTER
LOCAL UNION NO. 631

Memorandums of Agreement Between
Teamster Local Union No. 631
and United Parcel Service

Section 2 – Employment and Discharge:

The parties hereto recognize that, under the laws of the United States, the Union, by virtue of its certification by the National Labor Relations Board as bargaining agent for all employees of the Employer within the bargaining unit, whether members of the Union or not, and further that, under the laws of the State of Nevada, it is unlawful for the Employer to pay an employee any wages, salary or compensation lower than that agreed upon through this Agreement, so that the benefits of the Agreement are extended by law to non-union as well as Union employees, while the expense of negotiating this Agreement as well as the continuing expense of Administering its provisions and of processing grievances hereunder has been, and will continue to be, borne by the Union. For these reasons, the Employer agrees that all workers shall obtain a clearance from the Union before commencing work. For those individuals that sign an authorization slip to participate in dues checkoff, the procedure required to stop that arrangement will be clearly stated on the authorization slip.

The Employer also agrees to recommend to all employees that they become members of the Local Union and maintain such memberships during the life of this Agreement.
Payment to Bargaining Agent for Contract Administration:

A. Nothing in this Agreement shall be construed as requiring any person to become, or to remain, or not to remain, a member of the Union as a condition of employment.

B. The parties hereto recognize, however, that under the laws of the United States, the Union, by virtue of its certification by the National Labor Relations Board as bargaining agent, is the exclusive bargaining agent for all employees of the Employer within the bargaining unit, whether members of the Union or not and further that under the laws of the State of Nevada, it is unlawful for the Employer to pay an employee any wages, salary or compensation lower than that agreed upon through this Agreement, so that the benefits of the Agreement are extended by law to non-union as well as Union employees, while the expense of negotiating this Agreement as well as the continuing expense of administering its provisions and of processing grievances hereunder, has been, and will continue to be borne by the Union.

C. For these reasons, The Employer agrees that each of its employees who is not a member of the Union shall be required, as a condition of employment, to pay to the Union compensation for Union representation as bargaining agent an initial sum equal in amount to the initiation fee regularly paid by new members of the Union, payable in four equal weekly installments, and the further sum equal to the regular monthly union dues paid by members of the Union, such payment to be due and payable monthly in advance on the first payday of each and every month after the effective date of the Agreement.

D. Such payments may be made to the Union by each of the employees directly or by means of payroll deduction pursuant to wage authorization signed by such employee, one signed copy of which shall be deposited with the Employer and one signed copy of which shall be deposited with the Union, which wage authorization shall be valid for the period of one (1) year from the date of its delivery to the Employer, and from year to year thereafter, until terminated in writing by the employee at least thirty (30) days prior to any annual
anniversary date of such delivery of a written revocation signed by such employee to the Employer and one signed copy to the Union.

E. If the employee should fail to make such payments to the Union either directly or by wage authorization, the Employer agrees that upon request of the Union the Employer will terminate the employment of such employee in any job classification within the bargaining unit.

F. The Employer also agrees to at all times keep posted upon Employer bulletin boards where messages to its employees are customarily posted, a copy of this paragraph.

G. Should any provisions of the Article be determined to be in conflict with existing or hereafter enacted State or Federal legislation, the Union shall indemnify and save the Employer harmless from any and all claims, demands, suits, or other forms of liability that shall arise out of or by reason of its acting hereunder.

H. No cash deposit of any amount shall be furnished by any member of the Union to the Company as security. If the Company desires security from employees, it may place them under proper bond at the Company’s expense.

Warning Notices
(Section 3 – Settlement of Controversies):

Warning notices shall become inoperative at the end of three months. After this period of time, the employee shall not be discharged without another warning letter served upon him and the Union.

Hourly Guarantees
(Section 8 – Overtime Rates of Pay):

Part-time employees reporting to work as scheduled shall be guaranteed a minimum of three and one-half (3 ½) hours of work. Should a part-time employee work beyond the sixth (6th) hour, such employee shall receive time and one-half (1 ½) for all hours worked beyond the sixth (6th) hour.
Section 13 – Disability and Sick Leave:

Eligible seniority employees are entitled to six (6) sick days instead of seven (7) sick days. One sick day was converted to a floating holiday.

Part-Time to Full-Time Employment:

Part-time employees who are promoted to full-time shall have all years served as a part-time employee credited towards full-time service for all purposes including bidding, earned vacation weeks, and all fringe benefits.

The years of part-time served will not apply to the full-time driver progression except as provided for in Section 38 of the Southwest Package Rider.