

AMALGAMATED MEAT CUTTERS AND BUTCHER WORKMEN

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Business Representative

OF NORTH AMERICA, A. F. L.—C. I. O.

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Affiliated with Missouri State Labor Council, Kansas State Federation of Labor, and Central Labor Unions, A. F. L.—C. I. O.

SUPPLEMENT AGREEMENT

MADE AND ENTERED INTO this 20th day of November 1961 between the Amalgamated Meat Cutters and Butcher Workmen of North America, Local Union No. 576 an affiliate of the A.F.L.-C.I.O., hereafter called the "Union and _____", operating markets in the Greater Kansas City Area, hereafter called the "Employer".

WHEREAS, the Parties hereto entered into a collective bargaining agreement consisting of that certain agreement between the Employer and the Union dated October 8, 1961 through October 6, 1963.

This supplement letter shall serve to clarify the interpretation of the wording of Article I, Union Security and Article III, Recognition and Jurisdiction with respect to the intent of parties signatory to the agreement.

Article I Union Security--The provisions of this Article shall not become effective with respect to employment within the State of Kansas until such time as the present "Right to Work" Kansas Constitutional Amendment ceases to become effective through repeal, Federal Legislation or otherwise.

Article III Recognition and Jurisdiction--"Receiving" is intended to apply to the products listed in Article III, when they become a part of the inventory of the meat department.

"Selling" is limited to selling out of service cases or filling of individual customer orders at the service window of self-service meat departments.

"Cooked" is not intended to apply to, or include, such meat products as cooked ground chuck, meat loaf, boneless baked ham, breaded pork chops, chili and beans, chicken and noodles, spaghetti and meat balls, barbecued chickens, brisket, ribs and ham, and combination meat and vegetable products.

EMPLOYER:

UNION:

