Collective Agreement for Retail Supervisors for the Commercial Sector

1 February 2020–31 January 2022

COLLECTIVE AGREEMENT FOR RETAIL SUPERVISORS FOR THE COMMERCIAL SECTOR

Section 1 Scope of the agreement	2
Section 2 Supervisor	2
Section 3 Employment contract	2
Section 4 Working conditions and times	2
Meal and coffee breaks	3
Section 5 Notice period	3
Section 6 Wages	. 4
Salaries	4
Call-out pay	4
Section 7 Miscellaneous regulations	5
Social benefits	5
Bylaws	5
Applicable agreements	5
Uniforms	5
Supervisors' shop steward	5
Supervisors' labour protection delegate	6
Section 8 Disputes	6
Local grievance procedure	6
Inter-federation negotiations	6
Negotiating procedure	6
Labour Court	6
Section 9 Industrial peace and breaches of the collective agreement	7
Section 10 Validity of the agreement	7
Instructions for completing the memorandum of dispute	8
Memorandum of dispute	. 9
Employment contract	11

COLLECTIVE AGREEMENT FOR RETAIL SUPERVISORS FOR THE COMMERCIAL SECTOR

COLLECTIVE AGREEMENT FOR RETAIL SUPERVISORS

Section 1 Scope of the agreement

- 1. This agreement applies in companies engaged in retail.
- 2. The agreement applies to retail supervisors covered by the Working Hours Act and cash-and-carry supervisors as referred to in the Collective Agreement for the Commercial Sector.

Section 2 Supervisor

- 1. Supervisors act as shop managers, the people in charge of shops or departments or in equivalent positions.
- 2. The supervisor is responsible for the service or other operational readiness of the shop or department within the limits of his/her authority.

Section 3 Employment contract

The written employment contract shall include the minimum details specified in the pro forma agreement in this collective agreement.

Section 4 Working conditions and times

1. The terms and conditions of employment are determined in accordance with the provisions applying to sales assistants in the Collective Agreement for the Commercial Sector, with the exceptions set out below.

Meal and coffee breaks

- 1. When locally agreed, the meal break may be:
- reduced by no more than 30 minutes, or
- completely eliminated, whereupon the employee shall be able to take a meal during working time.
- agreed between the person and his/her own supervisor.
- 2. When preparing the schedule of work shifts, supervisors must be given the opportunity to express their opinions on the length of shifts, the placement of shifts, and the granting of days off and annual leave.
- 3. This agreement does not otherwise affect the company-specific working time arrangements for supervisors.

Section 5 Notice period

1. The employer shall comply with the notice period stated in Section 5, Clause 1 of the Collective Agreement for the Commercial Sector:

Duration of continuous employment	Period of notice of termination		
No longer than one year	14 days		
Longer than 1 year but no longer than 4 years	1 month		
Longer than 4 years but no longer than 8 years	2 months		
Longer than 8 years but no longer than 12 years	4 months		
Over 12 years	6 months		

2. The supervisor shall comply with the notice period stated in Section 5, Clause 2 of the Collective Agreement for the Commercial Sector:

Duration of continuous employment	Period of notice of termination
No longer than 5 years	14 days
Over 5 years	1 month

3. By way of derogation from clauses 1 and 2, the notice period for both parties can be set at one month by agreement.

If the employer's notice period in accordance with clause 1 is longer than the one-month notice period agreed on the basis of this section, the employer must comply with the longer notice period.

Section 6 Wages

Salaries

- 1. Supervisors' wages are determined by agreement.
- 2. The wages of a supervisor with a fixed salary shall be incremented by at least the general raise at the same time as the sales assistants receive a raise.
- 3. Supervisors' wages should be increased so that the pay does not unduly change in proportion to the other personnel.
- 4. The supervisor's wages must be higher than those of his/her subordinates unless there are justified grounds for deviating from this.
- 5. The employer and the supervisor shall annually discuss the remuneration and the bases for determining remuneration.

At the end of the remuneration discussion or at a separate time in the workplace, a discussion shall be held concerning the supervisor's ability to cope with the work, the work-related burdens and, if necessary, follow-up measures.

Call-out pay

6. Call-out pay is determined in accordance with the provisions of the Collective Agreement for the Commercial Sector concerning sales assistants.

Section 7 Miscellaneous regulations

Social benefits

1. This agreement does not apply to the company' social benefits.

Bylaws

- 2. The supervisor must comply with the company's applicable bylaws.
- 3. The bylaws must not conflict with this agreement.

Applicable agreements

4. As part of the Collective Agreement for Retail Supervisors, the agreements made in Section 25 of the Collective Agreement for the Commercial Sector shall apply.

Uniforms

5. The employer shall acquire uniforms for permanent supervisors if the supervisors' working duties so require.

The employer shall look after the uniform unless otherwise agreed with the supervisor for extra remuneration.

Supervisors' shop steward

6. The supervisors may elect a shop steward from among their number.

The Agreement on Shop Stewards, which forms part of the Collective Agreement for the Commercial Sector, shall apply to shop stewards in accordance with Clause 1.

The supervisors' shop steward and the employer shall discuss the arrangements related to job release if necessary. The discussion shall cover topics such as the workload required in supervisory posts and the areas of responsibility.

Supervisors' labour protection delegate

7. Supervisors may elect their own labour protection delegate and two deputies to the labour protection delegate from among their number.

The Labour Protection Co-operation Agreement, which forms part of the Collective Agreement for the Commercial Sector, shall apply to labour protection delegates in accordance with Clause 1.

The supervisors' labour protection delegate and the employer shall discuss the arrangements related to job release if necessary. The discussion shall cover topics such as the workload required in supervisory posts and the areas of responsibility.

Section 8 Disputes

Local grievance procedure

- 1. Disputes arising from the collective agreement shall be negotiated initially between the employer and the supervisor or between the employer and the shop steward.
- 2. If no settlement can be reached, a memorandum of the dispute shall be prepared in duplicate, corresponding to the template in this collective agreement.

Inter-federation negotiations

3. The local parties may refer a dispute to the federations for settlement.

Negotiating procedure

4. Local and inter-federation negotiations shall be initiated and conducted without delay.

Labour Court

5. Any dispute that remains unresolved in inter-federation negotiations may be submitted to the Labour Court for settlement.

Section 9 Industrial peace and breaches of the collective agreement

- 1. All industrial action against this agreement shall be prohibited.
- 2. The consequences of infringing this collective agreement shall be governed by the Collective Agreements Act that is current at the time of signing this agreement.

Section 10 Validity of the agreement

- 1. This agreement shall remain in force until 31 January 2022.
- 2. After 31 January 2022 the agreement shall continue in force for one year at a time unless written notice of termination is served no later than one month before the end of the validity period.
- 3. The said notice of termination shall include detailed written proposals for amending the agreement; otherwise the notice of termination shall be null and void.

Instructions for completing the memorandum of dispute

General

The memorandum of dispute procedure only applies to members of the Service Union United PAM working for member companies of the Finnish Commerce Federation where the employment relationship is subject to the Collective Agreement for Retail Supervisors.

Disputes regarding the working and wage conditions of clerical employees should primarily be resolved in the workplace in compliance with the local order of negotiation set out in Section 8 of the collective agreement. Each party can avail itself of its own union's advisory services during workplace-specific negotiations. The purpose of any support or advice that may be provided by unions is to help the negotiations to flow smoothly and identify a solution to the dispute within the workplace.

The memorandum of dispute should only be completed after a sufficiently thorough local negotiation when the parties wish to have the dispute settled at union level.

Subject of the dispute

The subject of the dispute is described in brief by way of a title, such as the requirement to pay wages during sick leave.

The agreed course of events

The undisputed facts underlying the dispute are described under the course of events. This statement accelerates the unions' handling of the matter as it provides the handling personnel with a rapid overview of the events without them needing to request further clarification. These undisputed background details should be brought to the fore by both parties when requesting their own union's views on the events.

The claims of the local parties, with detailed grounds

The clerical employee must present his/her own detailed demands and grounds for these demands during the local negotiations. The employer's response and grounds for the response are reviewed during the negotiations.

Sending the memorandum to the unions

If the memorandum is not sent to the unions electronically, the parties shall deliver the memorandum with appendices to their own unions.



MEMORANDUM OF DISPUTE



Company
Establishment
Employer or employer's representative who has handled the dispute in the workplace
Position of the employer's representative within the company
Telephone
Email address
Clerical employee affected by the dispute
Clerical employee's job at the company
Telephone
Email address
The clerical employee was represented by the shop steward/chief shop steward during negotiations
Telephone
Email address
Subject of the dispute
Local negotiations on the dispute were held on20
Negotiators
In regard to the dispute, the following have been contacted: Finnish Commerce Federation Service Union United PAM
The parties have held local negotiations concerning the dispute. No consensus has been reached to resolve the dispute. For this reason, the decision has been taken to refer the matter to the labour market organisations for negotiation.

Jointly agreed course of events. The related documents are appended to this memorandum.				
Clerical employee's demand (if necessary, a separate document can be appended).				
Clerical employee's grounds for the demand (sections of the collective agreement/lega	al provisions).			
Employer's response and grounds (sections of the collective agreement/legal provision	ns. If necessary, a separate document can be appended).			
~				
Place	Date			
Signature of the employer/employer's representative and name in block letters	Signature of the clerical employee/clerical employee's representative and			
	name in block letters			
Name in block letters	Name in block letters			
Name in block letters	Name in block letters			
This memorandum has been drawn up in two identical copies. The employer shall send one copy to the Federation of Finnish Commerce and the employee shall				
send the other copy to Service Union United PAM.				
Number of appendices:				
List of appendices				

COMMERCIAL SECTOR EMPLOYMENT CONTRACT / Retail supervisors and warehouse and transportation supervisors

PARTIES TO THE EMPLOYMENT	Employer			Place of business or domicile	
RELATIONSHIP	Clerical employee			Personal ID code	
	The above-mentioned clerical employee undertakes to carry out work designated by the above-mentioned employer against reimbursement under the employer's supervision and management and subject to the following terms and conditions:				
2. VALIDITY OF THE					
EMPLOYMENT	The employment shall begin with a trial period of The trial period in employment lasting for less than 12 m	onths shall be	e no longer than half of	months. If the duration of the	
CONTRACT	employment contract, in which case the last day of the t		-		
	regular employment The employment begins on		ary employment	cing on	
	and continues until further notice.	and continu			
		Reason for temporary employment:			
		or until the	following specific task	has been completed	
		or until the	ioliowing specific task	nas been completed	
		and its estir	mated duration is until		
3. WORKING TIME	The working time shall be an average of 37.5 hours				
	I .			eekly working time shall be hours.	
	The clerical employee agrees to do additional work subjective agreement.	ect to the pro	visions of law, and this	work will be subject to the remuneration	
	The clerical employee consents to Sunday work	as required			
	does not consent to Sund				
	The remuneration rates stipulated in the collective agree	ement shall be	e paid for Sunday work	ζ.	
4. DUTIES	Duties of the clerical employee:				
5. REMUNERATION	The clerical employee's wages on commencing employn	mont chall bo	datarminad as fallous		
J. KEMONEKATION	The derical employee's wages on commencing employs	nent shall be	determined as follows	•	
	Monthly or hourly wages				
6. ANNUAL HOLIDAY	The annual holiday shall be governed by the Annual Hol	idays act and	the applicable collect	ive agreement.	
NOTICE PERIOD	The notice period is determined in accordance with Clauses 1 and 2 of Section 5 of the Collective Agreement for the Commercial Sector.				
	The notice period is 1 month for both parties to the of the Collective Agreement for the Commercial Sector				
8. COLLECTIVE	The employment shall comply with a collective agreemen				
AGREEMENT	guidelines and regulations of the enterprise. Compliance	-			
	and working time shall continue after the collective agree	ement expires	s and until any new co	llective agreement takes effect.	
9. OTHER TERMS AND					
CONDITIONS					
10. DATE AND	This contract has been drawn up in two equivalent copie	s, one retaine	ed by the employer an	d the other given to the clerical employee.	
SIGNATURE	Place of signing	,	Date	, ,	
	Signature of employer		Signature of Clerical	employee	
	Name in block capitals		Name in block capita	als	
FURTHER DETAILS:					
In accordance with section 4 of chapter 2 of the Employment Contracts Act, the employer also notifies the following key terms and conditions of employment:					
The place where the work will be done: (e.g. all or particular establishments of the enterprise, or certain working areas).					
The wage payment period shall be:					
Other details:					