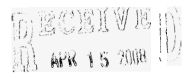
AGREEMENT



Between:

Associated Earthmovers of Ontario
P.O. Box 224, 886 Winston Churchill Blvd
Oakville, Ontario L6J 5A2
(Hereinafter referred to as the "Employer")

And

Teamsters Local Union No. 230,
Affiliated with the International Brotherhood of Teamsters
(Hereinafter referred to as the "Union")

Ratified: May 17th, 2007 Expiry: April 30th, 2010 This Agreement entered into this 17th day of May, 2007

Between:

Associated Earthinovers of Ontario,
On behalf of its members
(Hereinafter referred to as the "Employer")

And

Teamsters Local Union No. 230,
Affiliated with the International Brotherhood of Teamsters
(Hereinafter referred to as the "Union")

ARTICLE 1 - INTENT AND PURPOSE

1.1 The Employers and the Union each represents that the purpose and the intent of this Agreement is to promote co-operation and harmony, to recognize mutual interests, to provide a channel through which information and problems may be transmitted from one to the other, to formulate rules to govern the relationship between the Union and the Employers, to promote efficiency and service, and to set forth herein the basic Agreement covering rates of pay, hours of work, dispute procedure and conditions of employment.

ARTICLE 2 - COVERAGE

- All members of the Associated Earthmovers of Ontario recognize the Union as the exclusive bargaining agency for all Truck Drivers and Owner Operators in the employ of or engaged by such member in O.L.R.B. Areas Number 8, 9, 10, 11, 16, 17, 18, 19, 20 and 21 and such recognition is not limited to the I.C.I. Sector of the Construction Industry but is of general application.
- 2.2 The Employers agree not to enter into any agreement or contract with their employees or owner operators as described in the preceding paragraph 2.1 individually or collectively, which in any way conflicts with the terms and conditions of this Agreement.
- 2.3 In order to ensure uniform interpretation and application of this Collective Agreement, the Union recognizes the Associated Earthmovers of Ontario and agrees to deal with the said Association as agent of the Employer who are members thereof in the negotiations and administration of this Collective Agreement and agrees not to negotiate with any of the said Employers on an individual basis, or to deal with an Employer on an individual basis with regard to the administration of this Collective Agreement without involving the Association.

ARTICLE 3 - UNION SHOP CONDITIONS

- 3.1 The Employers agree that all employees covered by this Collective Agreement must, as a condition of employment, maintain membership in the Union in good standing.
- 3.2 The Employers agree to hire all employees covered by this Collective Agreement through the Union and that each employee must obtain a clearance slip from the Union before starting work.
- 3.3 If the Union can not meet the employers' workforce requirements within two working days, the Employers' may obtain workmen from whatever source is available provided that such employees make application for membership in the Union before commencing work and become members of the Union in good standing as a condition of employment, upon completion of their probationary period of 14 days.
- 3.4 The Employers agree to deduct Initiation Fees and Monthly Dues as specified in the Union Constitution, from the first pay due each eligible employee in each month and to remit the monies so deducted to the Union on or before the fifteenth day of the current month. The Employers will, at the time of making each remittance to the Union, specify the employees from whose pay such deductions were made, and if no deductions are made specify the reason.
 - The Employer shall show the Union Monthly Dues deductions on employee's T4 slip.
 - If an employee is absent and has no sufficient pay to his credit his union dues shall accumulated and shall be deducted upon his return to work.
- 3.5 It is expressly understood and agreed that the Employers shall not be required to discharge any employee for violation of the provisions of the article for union security for any other reasons than non payment of regular monthly union dues or refusal to become a union member notwithstanding anything to the contrary herein continued.

ARTICLE 4 - MANAGEMENTRIGHTS

- 4.1 The Employers have and shall retain the exclusive right and power to manage their businesses and direct their working forces, including but without restricting the generality of the foregoing, the right to plan, direct and control operations, hire, suspend or discharge, transfer or relieve employees of duty for just cause, to study or introduce new or improved production methods or facilities, to establish and maintain rules and regulations subject to the terms of this Agreement.
- Whenever the Employers establish any new rules or regulations governing the conduct of the employees, they shall be forthwith communicated to the Union in order that the Union may have an opportunity to protest if it believes that any such rules or regulations are inconsistent with the provisions of this Agreement.

ARTICLE 5 - DISPUTEPROCEDURE

- Any difference, dispute a complaint arising over the interpretation or application of the Agreement shall be submitted in writing in triplicate on forms supplied by the Union and signed by the employee within a period of 10 days after the circumstances given rise to the grievance occurred or originated. There shall be an earnest effort on the part of both parties to settle such grievance promptly through the following steps:
- STEP 1: By a conference between the aggrieved employee, with the Shop Steward and the Foreman,
- STEP 2: By a conference between the Shop Steward, the Foreman, and the Project Superintendent.
- STEP 3: By a conference between an official or officials of the Union and Management of the Company involved.

It is agreed that not more than ten (10)working days will elapse from the time a grievance is first instituted until it is finally dealt with in Step 3.

Any differences arising directly between the Union and an Employer may be submitted in writing by either party under Step 3, and if not settled the matter may be submitted to arbitration.

STEP 4: In any event the grievance is not satisfactorily settled between the Management of the Company involved and the Union; it may be referred to a Board of Arbitration. The Board of Arbitration shall consist of three arbitrators, one to be appointed by the Company involved, one by the Union and the third to be selected by the two so appointed.

The party desiring arbitration shall appoint his arbitrator and shall give notice in writing to the other party of such appointment. In the event of the two arbitrators so appointed being unable within three days to select a third arbitrator able and willing to act, either party may apply to the Ministry of Labour for the Province of Ontario to appoint a Chairman of the Arbitration Board.

The Board of Arbitrators so constituted of three members shall then forthwith consider and determine the matter at issue which have been submitted to them for disposal, and the decision of a majority of the Arbitration Board, shall be final and binding on all parties concerned provided that if there is not majority the decision of the Chairman governs.

Each of the parties hereto will bear the expense of the Arbitrator appointed by it and the parties will jointly bear the expense of the Chairman of the Arbitration Board.

- A claim by an employee that he has been unjustly discharged shall be treated as a grievance and may be taken to arbitration if a written statement of such grievance is lodged with the Employer involved under Step 2 within five (5) working days after discharge is effected. Such special grievance may be settled under the grievance procedure by:
 - (a) Confirming the Employer's action in dismissal of the Employee;
 - (b) Reinstating the employee with full compensation for time lost; or
 - (c) Any other arrangement which may be deemed just and equitable.
- 5.4 The proceedings of the Arbitration Board shall be expedited by the parties hereto. Such Board shall not be authorized to alter, modify, or amend any provisions of this Agreement. The Board however shall be the power to vary or set aside any penalty or discipline imposed relating to the grievance then before the Board.

<u>ARTICLE 6 - NO STRIKE, NO LOCKOUT</u>

During the term of this Agreement the Union agrees that there shall be no strike, and the Employers agreed there shall be no lockout.

ARTICLE 7 - HOURS OF WORK; SHIFTS, AND CALLOUT TIME

- 7.1 Employees may work fifty (50) hours per work Monday to Friday inclusive. Time and one-half will be paid for all time worked over fifty (50) hours.
 - It is understood that employees will take one-half hour for lunch without pay during the working period between the fourth and sixth hours worked. The lunch period may be changed by mutual consent of the parties involved.
 - Employees will be allowed a coffee break of 15 minutes once in the morning and once in the afternoon.
- 7.2 Time and one-half will be paid for any hours worked in excess of fifty hours per week Monday to Friday inclusive.
- 7.3 Double time will be paid for any hours worked on a Sunday or on New Year's Day, Good Friday, Victoria Day, Doininion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, Boxing Day.
- 7.4 Employees working a night shift will be paid time and one-half after ten (10) hours actually worked on any shift, with one-half hour off for lunch without pay during the working period between the fourth and sixth hours worked. It is understood that the first night shift in each week commences at 6:00 p.m. on Monday and the fifth shift ends on Saturday morning.

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- 7.5 Any employee required to work a sixth shift in one week shall be paid at the rate of double time.
- 7.6 Night shift employees will be paid double time for any work performed on Sundays or any of the following holidays after the termination of the night shift commenced the previous day.

New Year's Day Civic Holiday Good Friday
Labour Day Victoria Day Thanksgiving Day
Canada Day Christmas Day Boxing Day

Any employee who has worked a night shift shall not be required to perform any work the following day before 6:00 p.m. unless paid at overtime rates.

- 7.8 There will be a twenty five cent per hour premium for work performed on the second shift, and a thirty cent per hour premium for work performed on a third shift, whether such hours are straight time hours or overtime hours. It is understood that their shift premium shall not be used in the computation of the overtime rates.
- 7.9 An employee who is requested to report to work at the regular time and is not able to work because of inclement weather or because no work is available, will be paid two hours pay, provided he remains for two hours. If an employee reports to the job site with his vehicle and cannot work he shall be paid four hours pay provided he remains available four hours.
- 7.10 An employee required to wash, lubricate, or change tires on his own truck shall be paid his regular rate of pay, such hours are not to be included in overtime rates.
- 7.11 For the purpose of clarification it is understood and agreed that an employee's time begins from the time he is required to report to work and in fact reports, and continues until he parks his truck at the completion of his duties, less any time off for lunch.

ARTCLE 8 - VA CATIONS

8.1 Each employee covered by this Agreement shall be entitled to vacation payment in the amount of ten percent (10%) as of May 1, 1989 of the wages earned by him until the expiration date of April 30th, 2010.

It shall consist of four percent (4%) Statutory Holiday Pay and six percent (6%) Vacation Pay to be paid four times a year, March 15th, June 15th, September 15th, and December 15th,

ARTICLE 9 - CLASSIFICATION OF WAGES

9.1 The Employers agree to pay, the Union agrees to accept, for the terms of this Agreement the following wage rates:

Classification	May 17, 2007	May 1, 2008	May 1, 2009
Truck Driver (Triple			
Axle) (Tandem,			
Tandem)	\$27.00	\$27.65	\$28.30
Float			
Driver	\$28.40	\$29.05	\$29.70
Truck Driver			
(Tandem) (Fuel Truck			
Driver)	\$26.50	\$27.15	\$27.80
Truck Driver (Single			
Axle)	\$26.35	\$27.00	\$27.65
On Site Rubber Tire			
(Dump Vehicle	\$26.75	\$27.40	\$28.05

9.2 When new types of equipment or new classifications of employment for which rates of pay are to be established by this Agreement are put into operation, the rates governing the parties, and if such negotiations do not result in agreement the dispute will be settled as if it were a grievance arising under provisions of this Contract.

ARTICLE 10 - WORKING CONDITIONS

- Employees shall report immediately to their Employers any and all losses, damages, or shortage of merchandise or equipment together with a statement of the cause thereof.
- Employees shall report immediately in complete detail all accidents including the names and addresses of all witnesses to the accident.
- 10.3 Employees shall report promptly to their Employers in writing all defects in equipment when completing their run.
- 10.4 No employee shall be compelled to take out equipment, which in the opinion of his Employer's Master Mechanic, or the Deputy named by the Company involved, is not in good mechanical condition.
- 10.5 No employees shall be permitted to allow anyone other than the employees of his Employer, who are on duty, to ride on his truck.

- 10.6 Upon request made to any Employer or his designated representative an accredited Union Official will be granted access to any Employer's premises for the purpose of satisfying himself that the terms of this Agreement are being complied with.
- 10.7 The Employers will provide Bulletin Boards in mutually satisfactory locations in all yards for the use of the Union in posting notices of Union activities. It is agreed that the Employers have the right to rule on all material for approval prior to such posting.
- 10.8 The Employers will maintain in working order the heaters, defrosters and windshield wipers, provided they were part of the original equipment of the vehicle.
- 10.9 Time clocks to be used by the employees when equipment is dispatched from the main yard.
- 10.10 The Employers shall pay all overload weight tickers only incurred by the Employer.
- 10.11 No driver shall be suspended or discharged for refusing to operate equipment that is not in safe operating condition or continually over loaded.

ARTICLE 11 - CO-OPERATION AND PAYMENT OF WAGES

- 11.1 The Employers shall not subcontract or contract work which would otherwise be performed under this Collective Agreement except to an employer who is bound by the provisions of this Collective Agreement.
- 11.1(a) Notwithstanding Article 11.1, the Employers may engage owner operators to perform work covered by this Collective Agreement provided that such owner operators are only engaged in strict accordance with Scheduled "A" to this Collective Agreement. For the purpose of clarification, it is agreed that an owner operator is defined as a person who owns and operates his own truck.
- Wages shall be paid by cash or Cheque weekly on the job, and shall be accompanied by a slit outlining hours worked, overtime hours, hourly rate, and all deductions made: payment by Cheque to be made one day in advance of the normal cash pay day.
- 11.3 It is agreed that signed copies of this Agreement will be filed with the Ontario Labour Relations Board.

ARTICLE 12 - BENEFIT PLAN

12.1 The Employers agree to pay for each hour earned by the employees represented in this Agreement by Teamsters Local 230, into Teamsters Local Union No. 230 Members Benefits Fund, jointly administered by an equal number of Employer and the Union Trustees, for the purpose of purchasing welfare benefits for the employees covered by this Agreement, represented by Teamsters Local Union No. 230, the following sum:

Effective:	May 17 th , 2007	\$1.90
	May 1 st , 2008	\$2.00
	May 1 st , 2009	\$2.10

Payments are to be made by the 15th day of the month following the month for which payment is due.

12.2 Teamsters Canadian Pension Plan - Construction Division, Pension Plan jointly administered by Trustees representing Employers and Union:

Effective:	May 17 th , 2007	\$4.20
	May 1 st , 2008	\$4.70
	May 1 st , 2009	\$5.20

ARTICLE 13 - EMPLOYER LABOUR RELATIONS FUND

13.1

- 1. Each Employer bound to this Agreement shall contribute seventy-five cents (\$0.65) per hour for each hour worked by each employee and each owner operator covered by this Agreement as such Employers contributions to the Administrative and Dispatch cost of the Associated Earthinovers of Ontario.
- 2. The Employer shall remit such contributions by separate Cheque with the other contributions under Article 12.1 together with the supporting information as required by the Trustees on the Reporting Form.
- 3. Such contributions (Labour Relations Fund) shall be immediately forwarded by the Administrator to the Associated Earthmovers Association.
- 4. The Associated Earthmovers Association and the Employers agree to hod harmless and indemnify the Union and the Trustees against any liability incurred as a result of contributions made under Article 13 (1).

Associated Earthmovers of Ontario Expiring April 30th, 2010 Page 9

In the event that an Employer bound to this Collective Agreement is found in default of making the monetary payments by Article 7, 8, 9, 12, 13, 14 or Schedule "A" of this Collective Agreement, such Employer shall be required to pay, as additional damages and not as a penalty an amount equivalent to the reasonable legal costs incurred by the Union in connection with the Employer's violation of the Collective Agreement.

ARTICLE 14 - TRAVEL EXPENSES

- 14.1 Travel Expenses were employee is using own vehicle.
- (a) There shall be no travel expense allowed within a 40KM radium of the Employer's Yard.
- (b) Travel expense shall be paid at the rate of \$0.25 per KM from 40KM and **up** to 80KM Radius both ways.
- (c) From the 80KM radius the employee shall be paid \$0.25 per KM both ways plus \$3.60 per day.

ARTICLE 15 - DURATION OF AGREEMENT

- This Agreement shall become effective May 17th, 2007 and shall remain in effect until the 30th day of April, 2010 and shall continue automatically thereafter for annual periods of one year unless either party notifies the other in writing within the period of ninety (90) days immediately prior to annual expiration date that it desires to terminate or amend this Agreement.
- 15.2 Negotiations shall begin within fifteen days following notification for amendment as provided in the preceding paragraph.
- If, pursuant to such negotiations, an Agreement is not reached on the renewal or amendment of this Agreement, or the making of a new Agreeinelit prior to the current expiry date, this Agreement shall continue in full force and effect until a new Agreement signed between the parties or until conciliation proceedings prescribed under the Ontario Labour Relations Act, 1980 have been completed, whichever date should first occur.

ARTICLE 16 - GENERAL

Notwithstanding any provisions of this Agreement, the Employers herein are severally liable and the singular includes the plural and the plural includes the singular were wording of the text so requires.

Associated Earthinovers of Ontario Expiring April 30th, 2010 Page 10

IN WITNESS WHEREOF each of the parties here has caused this Agreement to be signed by its duly accredited representatives as of the date and year first above written.

FOR THE EMPLOYER	FOR THE UNION
Associated Earthmovers of Ontario	Teamsters Local Union No. 230
Long funde	Rand Doen
	Randy Doner, President
	Robert Bell, Secretary-Treasurer
	Joaquim Ferreira, Business Representative

SCHEDULE "A"

- 1. The Employers agreed that all Owner Operators covered by this Collective Agreement, shall, as a condition of continued employment, be and remain members of the Union in good standing. Owner Operators must obtain a clearance slip froin the Union office prior to commencement of work.
- 2. The Employers shall only engaged Owner Operators who are members of the Union in good standing through the dispatch service provided by the Association, provided that the dispatch service can supply Owner Operators in sufficient numbers who are capable of performing the work required. The Employers shall notify the Dispatch 1 working day prior to commencement of work of the amount of Owner/Operators needed.
- 3. It is understood that if the dispatch service is unable to provide the required Owner Operators within two working days, the Employers may obtain Owner Operators from whatever source is available provided that such Owner Operators, before commencing work, make application for membership in the Union and pay all required Initiation Fees and Monthly Dues and comply with all the applicable union regulations for membership herein. The Employers shall supply the Dispatch and the Union with a list specifying the Owner/Operators obtained from sources other than the Dispatch.
- 4. DUMP TRUCK HAUL RATES (OWNER OPERATORS)

May 1 st , 2003	Tandem	\$62.00
May 1 st , 2003	Tri-Axle	\$75.00

The above rates all inclusive except for GST were applicable.

- When new types of equipment or new classifications, for which rates of pay are not established by this Collective Agreement are put into operation, the rates governing will be negotiated by the parties, and if such negotiations do not result in a Collective Agreement, the dispute will be settled as if it were a grievance arising under the provisions of this Collective Agreement.
- 5 (A) Due to uncontrollable conditions due to negative economy growth or uncontrollable fuel cost, the parties agree that the haul rates could be re-assessed by mutual agreement of the effected parties.
- 6. Terms of Payment of Haul Rates; Haul Rates shall be paid by cash or Cheque by-weekly. Such payment shall be made no later than thirty (30) days from the end of the by-weekly period during which the work was performed. Any monetary disputes arising shall be settled through the grievance and arbitration procedure.

7. Each Owner/Operator working under the terms and conditions of the collective agreement or working for companies not bound by the collective agreement but working in the same industry (earth moving, hauling operations), if the Union or the Association had just cause to believe that such Owner/Operator charges a lesser rate that the collective agreement set out for the work performed, the Union has the right to remove such Owner/Operators from the dispatch list for a period of time determined by the Union and Association.

Association Earthmovers of Ontario

Teamsters Local Union No. 230

George Rumble, President

paqu m Ferreira, Business Representative

Associated Earthmovers of Ontario Expiring April 30th, 2010 Page 13

LETTER OF UNDERSTANDING

RE: AGREEMENT BETWEEN

TEAMSTERS LOCAL UNION NO. 230

AND

ASSOCIATED EARTHMOVERS OF ONTARIO

The Associated Earthmovers of Ontario and the Union, in entering into the Collective Agreement to which this letter is attached confirm the following Collective Agreement.

- 1. The Union will co-operate with the Association in the continued operation of the dispatch service for the industry.
- 2. The Union and the Association will make their efforts to ensure that the Collective Agreement to which this letter is attached in incorporated into the Provincial ICI Collective Agreement in accordance with the discussions which have occurred between the parties prior to the date hereof..

Associated Farthmovers of Ontario

Teamsters Local Union No. 230

George Rumble, President

oaquim Ferreira, Business Representative

Associated Earthinovers of Ontario General Membership

150 Creditstone Rd	Accurate Earth Movers	Active Everysting & Contracting
Downsview, Ontario M3B 2B9		
416-636-8569 416-636-8583 Fax 905-660-9966 905-669-3959 Fax Arnie Diker		
Vic Bendavid		
American Construction 13878 Woodbine Ave #1 132 Costate Ave Concord, Ontario L4K 4X2 905-727-1737 905-727-5262 Fax Angelo Halikias Frank Provanzano Aro Excavating Ltd. 10495 Keele St. Maple, Ontario M6L 2X9 905-417-8711 905-417-4383 Fax Cesare Aromatario Carwell Construction & Excavating Ltd. 85 Ortona Crt #1 Concord, Ontario L4K 3M3 905-669-6303 905-738-0233 Fax Sandy Ricciuto Coreydale Contracting Co. 16 Melanie Dr #200 Brampton, Ontario L6T 4K9 Po5-791-0261 905-792-3830 Fax Danny Sanita Concrete Demolition 230 Clarence St. #2 Brampton, Ontario L6W 1T5 905-450-6401 905-450-0966 Fax Angelo Halikias Aro Excavating Aro Excavating 132 Costate Ave Concord, Ontario L4K 3M3 Bolton, Ontario L4T 5F2 905-951-3999 905-951-3901 Fax Ciro Excavating 20 Hanlan Rd #22 Ciro Excavating 20 Hanlan Rd #22 Concord, Ontario L4K 3M3 Woodbridge, Ontario L4L 3P6 905-850-9787 905-851-4106 Costa Earth Moving Inc. 97 Commissioner St. Toronto, Ontario M5A 3V9 416-406-0509 416-406-0476 Fax Carmen Costa Concrete Demolition D'Orazio Infrastructure Group Ltd. 2787 Brighton Rd D'Orazio Infrastructure Group Ltd. 2787 Brighton Rd D'Orazio Infrastructure Group Ltd. 2787 Brighton Rd D'Orazio Farry Excavating St Villarboit Cres Concord, Ontario L4K 4K2 Toronto, Ontario M6B 1M2 416-781-5661 416-781-1602 Fax William McLachlan Gottardo Construction Jack Greedy Limited P.O. Box 220 Woodbridge, Ontario L4L 3R5 416-745-9120 905-851-4403 Fax Po5-791-5000 905-951-9464 Fax		
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