COLLECTIVE AGREEMENT NO. 4

GLOBEGROUND NORTH AMERICA, INC.

and



TRANSPORTATION DISTRICT 140,

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

LOCAL LODGE 1681- EDMONTON

JULY 20, 2003 - JULY 19, 2007

For Hourly Rated Employees Edmonton International Airport

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ARTICLE 1.00 - PURPOSE

1.01 The purpose of this Agreement is to define the relations between the Company and the Union, the wages and working conditions of employees of the Company represented by the Union, and means by which complaints, grievances and disputes shall be disposed of promptly and equitably.

ARTICLE 2.00 – RECOGNITION

- 2.01 The Company recognizes the Union as the sole and exclusive collective bargaining agent for its hourly rated employees at Edmonton International Airport, except Supervisors, Management and Office Staff in accordance with the Certification issued by the Canada Industrial Relations Board.
- 2.02 Employees, who are not members of the Bargaining Unit covered by this Collective Agreement, shall not engage in or be utilized in any way which may be construed as performing work which is normally accomplished by personnel covered by the agreement. Supervisors may perform Bargaining Unit work on an emergency and training basis only.

ARTICLE 3.00 - RIGHTS OF MANAGEMENT

- 3.01 The Union acknowledges that it is the exclusive function of the Company:
 - (a) to maintain order, discipline and efficiency, and
 - (b) to hire, classify, direct, transfer, promote, demote, lay off or dismiss employees, provided that a complaint that an employee with seniority has been so dealt with without reasonable cause may be the subject of a grievance which shall be settled as hereinafter provided, and
 - (c) To operate and manage its business in all respects in accordance with its obligations, the whole in accordance with, and not incompatible with any of the provisions of this agreement. The Company agrees to give written notice at least seven (7) days before it intends to make any change in rules and regulations which it has previously furnished to the Union and to give a copy of the proposed change to the Union at the time of the notice.

- (d) the foregoing statement of Rights of Management and of Company functions are not all inclusive, but indicate the type of matters which belong to and are inherent in Management, and shall not be construed in any way to exclude other Company functions not specifically enumerated. Any of the rights, power or authority the Company had when there was no Agreement are retained by the Company.
- 3.02 The Company agrees that its exclusive functions provided by this Agreement shall be exercised in a manner consistent with all provisions of this Agreement.

ARTICLE 4.00 - UNION DUES AND UNION MEMBERSHIP

- 4.01 The parties hereto agree that all employees covered by this Agreement shall become members of, and maintain membership in good standing, in the Union as a condition of employment.
- 4.02 Membership in the Union shall be available to any employee eligible under the constitution of the Union on payment of initiation or re-instatement fees uniformly required of all other such applicants by the Union Local. Membership shall not be denied for reasons of race, national origin, colour or religion.
- 4.03 New employees shall become members of the Union within thirty (30) days of the date they commenced employment and shall maintain membership as a continuing condition of employment.
- 4.04 The Company agrees that all employees covered by this Agreement shall have bi-weekly dues deducted from their wages as a condition of employment. The Company agrees to deduct authorized initiation/ reinstatement fees from employees as authorized.

The Company agrees to remit monthly to the Union, the dues and initiation/reinstatement fees that are deducted by not later than the twentieth (20th) day of the following month.

4.05 The amount to be deducted will be advised by the Union. The Company shall be notified in writing of the name of the Union Official to whom the money so deducted shall be sent.

- 4.06 If the wages of an employee payable on the payroll for any pay period of any month are insufficient to permit the deduction of the full amount of dues, no such deduction shall be made from the wages of such employee by the Employer in such month. The Employer shall not, because the employee did not have sufficient wages payable to him on the designated payroll, carry forward and deduct from any subsequent wages the dues not deducted in an earlier month.
- 4.07 The Company agrees to provide the IAM&AW District Lodge 14 on a quarterly basis, with the names and addresses of the employees in the bargaining unit. These shall be mailed, e-mailed, or faxed to the Union office in Richmond BC.

ARTICLE 5.00 - STRIKES AND LOCK-OUTS

5.01 <u>Strikes</u> - It is hereby agreed that it is the intention of the parties hereto to prohibit strikes in any form, for any reason, during the term hereof. Therefore, the Union, on behalf of itself and the employees it represents, expressly waives the right to engage in any type of strike, including but not limited to, sympathy strikes, or unfair labour practice strikes.

In addition, during the term of the Collective Agreement or negotiations for its renewal, there shall be no lockouts by the Company.

ARTICLE 6.00 - NO DISCRIMINATION

- 6.01 The Union, and its officials and members shall not use coercion or intimidation or discriminatory action in persuading any employees of the Company to participate in Union activities.
- 6.02 No employee shall be discriminated against by the Company nor suffer any loss of seniority or of employment because of membership or activity in the Union so long as such activities are not carried on during working hours except as explicitly permitted by this Agreement.
- 6.03 Where the word "he" is used in this Collective Agreement, it also means "she".

ARTICLE 7.00 - SPECIFIC PERFORMANCE

- 7.01 The waiver of any of the provisions of this Agreement or the breach of any of its provisions by any of the parties shall not constitute a precedent for any further waiver or for the enforcement of any further breach.
- 7.02 It is understood and agreed that all previous Agreements, whether oral or written, by and between the Company and the Union are superseded by this Agreement.

ARTICLE 8.00 - UNION REPRESENTATION & SAFETY

- 8.01 The Union shall name a Shop Committee of not more than five (5) members who shall be employees of the Company covered by this Agreement. However, not more than two (2) members shall attend any meeting between Management and Union.
- 8.02 Matters pertaining to the interpretation, application or administration of this Agreement shall be discussed and adjusted by the Company and the Shop Committee who shall meet during working hours as often as may be deemed necessary indicating the necessity for such meeting by submitting an agenda of matters to be discussed.

Only Shop Steward Committee members, a General Chairperson and/or an International Officer of the Union shall be present at meetings with the Company. All time in meetings shall be paid at regular time.

- 8.03 (a) The Union may designate and the Company shall recognize Shop Stewards and Senior Steward for such work areas as shall be agreed by the parties hereto to be reasonable and proper. The Company shall be kept informed of the name of each Shop Steward and Senior Steward and the work area the Union has so designated him.
 - (b) The Company and Union agree to establish a Health and Safety Committee consisting of a minimum of two (2) Union members (one from the Ramp and one from the CSA group) and not less than two (2) management members. All meetings will be during working hours unless otherwise mutually agreed in which case overtime rates will apply
 - (c) Employees injured at work who are not able, will not be required to make accident reports before they are given medical attention, but will make them as soon as possible thereafter. Transportation, as recommended by the First Aid Attendant or as required by the employee, will be provided by the Company to and from a doctor or hospital, if medical care required.
 - (c) The Company agrees to train a sufficient number of employees with a minimum level one occupational first aid ticket or its equivalent.

- 8.04 The Company recognizes that the necessity for performance by a Shop Steward or Senior Steward of the functions provided by Article 9.00 hereof for settlement of a complaint or grievance, can commonly arise during his regular scheduled working hours and agrees that, within reason, he shall be permitted the necessary time off without loss of pay to perform such functions. Before leaving his regular Company duties to attend to such matters he shall obtain permission of his immediate Supervisor, such permission not to be unreasonably withheld, and when resuming his regular duties he shall report to the Supervisor.
- 8.05 The Company recognizes that the necessity for performance by a Shop Steward, Senior Steward, Chief Steward, and Local Lodge Executive of the functions provided by Article 8 and Article 9 hereof for settlement of a complaint or grievance, can commonly arise during his regular scheduled working hours and agrees that, within reason, he shall be permitted the necessary time off without loss of pay to perform such functions. Before leaving his regular Company duties to attend to such matters he shall obtain permission of his immediate Supervisor, such permission not to be unreasonably withheld, and when resuming his regular duties he shall report to the Supervisor.

ARTICLE 9.00 - COMPLAINTS, GRIEVANCES AND DISPUTES

- 9.01 The parties hereto desire that every complaint shall be dealt with as it justly deserves as quickly as possible and that adjustment of every justified complaint shall be promptly made. An employee who has cause for complaint shall discuss it pursuant to Clause 9.02 within seven (7) days of their awareness of the cause of complaint.
- 9.02 <u>Step 1</u> Pursuant to Clause 9.01, the complaint will be discussed between the Shop Steward, employee(s) and a Company representative (normally the employee's supervisor) with a view to a prompt and fair resolution. Should an employee not receive satisfaction in regard to the complaint within five (5) days, he may state his grievance in writing on the appropriate form or the right to grieve shall be deemed waived. The Company representative will accept the grievance form with appropriate copies to the Senior Steward and the General Manager. The General Manager shall respond in writing within five (5) days.

- 9.03 <u>Step 2</u> Should the Union consider that a just settlement has not been found, it may present the grievance to the Vice President, Canada or his designee within ten (10) days after the date of the decision rendered in the Second Step. Within ten (10) days a meeting to discuss the grievance at Third Step shall be arranged between the Vice President, Canada or his designee and the General Chairperson or his designee. Within ten (10) calendar days thereafter, the Vice President, Canada shall present the Company's final decision in writing to the Union.
- 9.04 Witnesses that would aid in settling the grievance will be invited to attend and participate by either party, as they deem necessary.
- 9.05 The parties may waive any step in this procedure and/or extend the time limits by written agreement, which will not be unreasonably withheld by either party. The extension must be for a fixed time. Should either party exceed the time limits set out in this Article or fail to request an extension of the time limits in writing, within the time limits, the party exceeding the time limits must concede the grievance.
- 9.06 The Company or the Union may initiate a policy grievance in writing at Step 2 on any difference concerning the interpretation, or alleged violation of this Agreement within 10 days of the occurrence. An extension to this time limit may be granted and shall not be unreasonably withheld.
- 9.07 Any matter discussed by the Company and the Union pursuant to Section 8.02 hereof which is not adjusted to the satisfaction of both parties, or any dispute over the settlement of a grievance at the Second Step may be submitted to arbitration by either party. It shall be deemed to be settled or abandoned if, within ten (10) days after a final decision has been announced neither party has given written notice of intent to submit the matter to arbitration.
- 9.08 No disciplinary action shall be taken by the Company prior to giving the employee the opportunity to have his case presented at a hearing; a Shop Steward must be present at the hearing. Notification of such hearing shall be given in writing within fifteen (15) days of the time when the Company became aware of the incident stating the reason for the hearing. The notification shall be given to the employee and the Shop Steward with sufficient notice for the employee and shop steward to consult. In the exception of the absence of the employee such notification shall be given to the Shop Steward and a copy mailed to the employee's last known address.

- a) It is understood that in the event of an incident of physical violence, theft or an immediate safety hazard the Company may, at its discretion, suspend the employee without pay pending a hearing. Such hearing to occur within three (3) days, under no circumstances will the employee suffer a loss of pay exceeding three (3) days pay awaiting a hearing, unless that delay is the fault of the employee.
- 9.09 An employee with seniority who feels that he has been unjustly disciplined or dismissed may present a grievance and the same shall be entered at the Second Step of the grievance procedure within seven (7) days of their awareness of the cause of complaint.

The Company agrees that after a grievance has been initiated by the Union, the Company's representative will not enter into any discussions, or negotiations, with respect to the grievance, either directly, or indirectly with the aggrieved employee without the Union Representative.

- 9.10 If the foregoing discipline (ref. 9.09) includes a suspension without pay, such discipline will not be served until all avenues of the grievance procedure, excluding arbitration, if applicable, have been exhausted.
- 9.11 Where an employee has had a clear record for one (1) year following receipt of a written discipline, the employee's record shall be considered to be clear and such incident(s) shall not subsequently be used to his detriment.
- 9.12 For the purpose of this Article the term "days" shall mean calendar days excluding we ekends and statutory holidays.

ARTICLE 10.00 - ARBITRATION

- 10.01 Any matter or question arising from the interpretation, application, administration, or an alleged violation of this Agreement, including the question of whether a matter is arbitrable, may be submitted to arbitration by the parties hereto as herein provided.
- 10.02 No matter shall be submitted to arbitration by the parties hereto unless and until they shall have attempted to arrive at a settlement by the means provided by Section 8.02 and Article 9.00 hereof.
- 10.03 Within ten (10) working days after notice of intent to arbitrate has been given as provided in clause 9.07 hereof, the Company and the Union shall name an arbitrator from the following list:

Alan Beattie Bill McFetridge Anton Melnyk David Jones

Where the first person named on the list is unable to hear the matter within thirty (30) calendar days, or such other times as the parties may agree, the next person will be selected and so on.

- 10.04 The parties hereto shall jointly, in writing, stipulate the matter to be arbitrated to the arbitrator.
- 10.05 The arbitrator shall not make any decision inconsistent with the provisions of this Agreement nor shall he alter, modify or amend any part of this Agreement.
- 10.06 The proceedings of the arbitration shall be expedited or single format as mutually agreed by the parties, it is understood and agreed that in the event mutual agreement is not obtained then the Single format will apply.
- 10.07 The decision of the Arbitrator shall be final and binding upon the parties hereto and upon any employee concerned in or affected by the said decision and shall be acted upon no later than fifteen (15) working days after receipt of the award.
- 10.08 The parties hereto will jointly share the fee and expense of the Arbitrator.

10.09 <u>Multiple Hearings</u>

The Arbitrator may hear and determine only one (1) grievance at a time without the express agreement of the Company and the Union.

Process as follows:

Single: Standard formal arbitration as directed by the arbitrator.

Expedited:

- 1. Hearings will be in Edmonton at locations agreed to by the parties, unless mutually agreed otherwise.
- 2. Grievances shall be presented by a designated representative of the Union and a designated representative of the Company (i.e. not outside representatives such as lawyers).
- 3. All presentations are to be short and concise with:

- (i) comprehensive opening statement dealing with the facts and provisions of the collective agreement upon which reliance is placed.
- (ii) limited use of precedential authorities.
- (iii) parties endeavoring to conclude cases within one working day.

Nothing in the foregoing limits either party from introducing all the evidence they believe relevant to this case.

- 4. Decisions will be:
 - (i) rendered verbally to parties within three (3) working days of hearing.
 - (ii) confirmed in writing within two (2) calendar weeks of hearing.
 - (iii) the written decision shall set forth a brief explanation of the facts and the terms of the agreement and/or law, relied upon for the decision.
 - (iv) without precedent or prejudice to future proceedings unless otherwise agreed by the parties.
 - (v) binding on both parties.
 - (vi) consistent with the terms of the agreement.
- 5. Fees and expenses of the arbitrators shall be shared equally by the parties.

It is understood that changes to this procedure may be made at any time by agreement between the parties. Additionally, the hearings will be governed by the following guidelines, which can be amended by agreement between the parties at any time.

- 1. A brief of pertinent documents will be jointly presented to the Chairperson.
- 2. If possible a statement of agreed to facts will be jointly presented to the Chairperson.
- 3. Responses to opening statements will cover any facts, which are in dispute and any additional facts available.
- 4. The hearing will be conducted in an informal manner with limited objections by the parties and without concern for procedural irregularities.
- 5. Hearsay evidence and extrinsic evidence will be allowed to be entered without objection from the opposing party and given the appropriate weight by the chairperson.

- 6. Witnesses will only be used to enter evidence relative to facts in dispute or for expert explanations and their testimony will be guided to the issues of fact.
- 7. Arguments will be presented only to points in issue.
- 8. Mediation of the issue by the chairperson will be permitted if the parties both agree, but the parties must have authority to settle the issue at the table.

ARTICLE 11.00 - PROBATION

- 11.01 The first ninety (90) calendar days of employment shall be a probationary period during which the Company may assess whether an employee is suitable to be retained and, if so, where in the Company's operations he may best be employed.
- 11.02 A probationary employee will not have seniority. When probation has been completed, seniority will be counted from the initial date of hire.
- ARTICLE 12.00 SENIORITY
- 12.01 <u>Definition</u>: Seniority is defined as an employee's period of continuous service within an occupational group with the Company, measured from the most recent date of hire or rehire. Continuous employment shall mean without a break in employment except for vacation, general holidays, authorized leave of absence.
- 12.02 Use of Seniority: Seniority shall be used to determine the relative rights of employees within an occupational group as expressly set forth in this Agreement. Seniority shall not be deemed to establish any right to the continuation of the performance of any work at the Company nor to the continuation of any particular job classification or arrangement of duties within any job classification at the Company.
- 12.03 <u>Application of Seniority</u>: Seniority shall be used to determine the assignment of the work force, (as per shift picks and vacancy replacement process procedures, mutually agreed by both parties and providing there is an equitable distribution of expertise to meet contractual commitments) and to determine the order of layoffs and recalls, both subject to qualifications and ability. "Qualifications" as used in this Article means possession of the required training, education, skill, experience, language qualifications and know how to perform all of the work required by the job. "Ability" as used in this Article means possession of the rain and stamina to perform all of the work required level of physical fitness, strength, co-ordination and stamina to perform all of the work required by the job.

12.04 Layoff and Recalls: The Company has the right to layoff employees to the extent it determines to be necessary. In the event of a layoff, the Company shall discuss with the Shop Committee the procedure to be followed in the layoff including the order of those to be laid off. Failing agreement the employees hired last shall be laid off first providing the senior employees who remain possess relatively equal qualifications and ability; where contested the onus shall be on the Company to establish that the junior employee has qualifications and ability superior to the senior employee.

Recalls for such layoffs shall be in the order of seniority. In the event that the employee is not qualified, the employer will provide the necessary training. Upon successful completion of the training, such employee will be required to serve a trial period of 30 calendar days in his new position. This thirty (30) day period is to provide the Company time to evaluate the employee's suitability in the new occupational group. Should he fail to successfully complete the thirty (30) day trial period the employee may exercise his seniority with respect to his layoff and recall rights, or, if possible, return to his previous position.

- 12.05 <u>Termination of Seniority</u>: Employee status and seniority shall both terminate when:
 - a) an employee voluntarily terminates his employment;
 - b) an employee is discharged for cause;
 - an employee fails to report for work after a recall to the same status (i.e. full time or part time) of that prior to layoff within three (3) calendar days of receipt of notice of recall. Such notice to be by certified mail return receipt requested to employee's last known address with the Company;
 - d) an employee fails to report for work at termination of leave of absence;
 - e) an employee retires at age sixty five (65)
 - an employee is absent for three (3) consecutive scheduled working days without notice to the Company, except when physically impossible to give such notice.

- 12.06 The Company will post seniority lists at three (3) month intervals on the first of January, April, July and October and will provide the Union office and the Shop Committee with one (1) copy each. It shall be the responsibility of each individual employee to ensure that his seniority as listed is correct. Employees shall have fourteen (14) days from the first day of posting to grieve for the purpose of having the seniority list corrected after which time the list will not be changed. Employees on vacation or sick leave at the time of posting will have fourteen (14) days from their return to work to seek corrections. Furthermore, the Company will, prior to posting, verify the seniority list with the Union.
- 12.07 a) Should an employee, full time and part time, be permanently transferred from one occupational group to another occupational group, his seniority shall continue to pertain to his old group for a period of sixty (60) days after which, if the transfer remains in effect, his seniority shall pertain to his new group.
 - b) Employees who accept transfers to positions outside the bargaining unit shall retain seniority accumulated at the date of such transfer and shall have the lesser of 45 working days in a calendar year or their seniority in which to return to their former occupational group in the bargaining unit. An employee who transfers back into the bargaining unit after this time will forfeit all bargaining unit seniority. Such assignments will be in writing copied to the Union.

12.08 Same Day Hiring

The seniority of employees hired on the same day (relative to the other employees hired on that day) will be determined by a numbers draw. There will be double the numbers from which to draw as there are employees drawing. The highest number drawn will be the most senior for that date; the next highest number will be the second most senior; etc. This draw will be done right after hiring during training with all involved employees present. There will be a Shop Steward present.

12.09 For seniority purposes, Charge Hand and Lead Hand are not a separate occupational group and for all purposes to which seniority applies, the employee will use his bargaining unit seniority with the Company.

ARTICLE 13.00 - LAY-OFF AND RECALL

13.01 Should cause such as fire, flood, explosion, or Act of God, or any unforeseeable work stoppage by employees of an airline serviced by the Company, or circumstances beyond the control of the Company make it necessary to reduce the working force, the employees affected thereby shall be laid off according to Article 12.04 with twenty-four (24) hours notice from the commencement of the work stoppage. In the event of a partial resumption of operations, the employee affected shall be recalled by seniority.

13.02 Lay-off and Recalls

The Company has the right to lay-off employees to the extent it determines to be necessary. In the event of a lay-off, the Company shall lay-off in reverse order of classification seniority. The onus shall be on the Company to establish that the senior employee has insufficient ability to perform the work required, and if proven the Company will train the most senior person to perform the work required.

The Company agrees to meet the Union in the event of a lay-off to discuss displacement rights in each department.

Recalls from such lay-offs shall be in order of classification seniority.

In the event of major operational changes the parties agree to meet and review the status of full-time and part-time positions prior to any lay-off.

An employee who has been laid off shall be listed according to seniority after the date of lay-off and remain on the seniority list for recall for a maximum of twenty-four (24) months for all employees with three (3) years or more of service. If an employee has under three (3) years of service he will remain on the recall list for a maximum of 12 months. If not recalled to work during that time, his name shall be removed from the seniority list.

- 13.03 The Company shall notify the Union as soon as possible prior to any lay-off. All employees shall receive at least fourteen (14) days notice of any lay-off, except in the case of lay-off as defined in 13.01.
- 13.04 Recall shall be by registered mail to the address last filed by the employee with the Company, or by personal interview. The Union shall receive a copy of each letter of recall and notification of each recall made by personal interview. A previous employee with seniority must keep the Company informed of any change of address by double registered mail.
- 13.05 If within seven (7) working days after the date of receipt of notice of recall an employee shall have failed to notify the Company that he intends to return to work

or if within fourteen (14) working days of the same date an employee shall have failed to return to work or to have satisfied the Company that he is unable to return because of accident or illness or other sufficient cause, he shall lose all seniority and his name shall be removed from the seniority list.

13.06 If an employee is not recalled severance pay will be in accordance with the Canada Labour Code.

ARTICLE 14.00 - LEAVE OF ABSENCE

- 14.01 Leave of absence without pay may be granted by the Company upon two (2) weeks written notice except in special circumstances, for a period not exceeding thirty (30) calendar days. Such leave, when granted, shall be without loss and with accrual of seniority.
- 14.02 a) On request of the Union, the Company shall not unreasonably deny a leave of absence, without pay, to dficials of the Union or their delegates for the transaction of Union business provided that such leave of absence shall not exceed an aggregate of thirty (30) days in any calendar year for any such employee, except that leave of absence not exceeding two (2) weeks at any one time shall be granted such officials or delegates for the purpose of attending Trade Union conferences and Training courses. In any event, such leave of absence shall be restricted at any one time to a maximum of two (2) employees.
- 14.02 b) The Company shall recognize a minimum of three (3) members who are employees of the Company covered by this Collective Agreement who shall constitute a negotiation committee where the size of the bargaining unit is less that 150 members. The number of members on the committee will increase by one (1) for every 50 members (or part thereof) based on the size of the bargaining unit 120 days prior to the expiry of the Collective Agreement. The function of such committee shall be to meet with designated Company representatives for the purpose of negotiating amendments or renewal of this collective agreement. Members of the negotiation committee will be paid a regular shift at their regular rate for each day spent in direct negotiations and shall include two (2) eight (8) hour days for the purpose of drafting proposals.

14.03 On request from the Union, the Company shall grant leave of absence without pay to an employee for a period not exceeding four (4) years for full-time employment by the International Association of Machinists and Aerospace Workers, provided that the number of employees who, at any time, shall be granted such leave shall be mutually agreed upon. Seniority shall continue to accrue during such leave of absence.

ARTICLE 15.00 - JOB POSTING

- 15.01 The Company reserves the right that promotions and transfers to higher paid jobs or to better jobs with equal pay will be based primarily on the skill, ability, experience, qualifications and seniority of the employee concerned. The successful candidate will be selected from the three (3) most senior applicants. When selecting applicants the Company shall compare employees on the same basis for the same job and provide the Union with the comparison if requested.
- 15.02 All bargaining unit vacancies will be posted for a period of seven (7) calendar days on Company bulletin boards in the workplace. If no eligible applicants are brought forward by this posting within the seven (7) days specified, the Company will fill the vacancy by such other means as it may deem fit. It is agreed the number of vacancies will not change after the notice has been posted.
- 15.03 All bargaining unit full-time positions will be offered to part-time employees in order of classification seniority.
- 15.04 a) Awarding of permanent Lead Hand or Charge Hand positions will be made from the current eligible relief Lead/Charge Hands

b) When a permanent full time or part time Lead or Charge Hand drops their permanent Lead or Charge Hand status, he or she will retain their relief Lead/Charge Hand status. These Leads/Charge Hands however would not be able to bid a permanent full time or part time Lead/Charge Hand position for six months from the date he or she dropped their position.

ARTICLE 16.00 - POSTING NOTICES

16.01 At least two (2) lockable bulletin boards shall be maintained for the posting of Union notices. While the content of the notices shall be at the sole discretion of the Union, they shall not contain notices that are illegal, abusive, libelous or of any defamatory nature or that could be contrary to good customer relations. The Union will provide the Company with an advance copy of the posting, other than those of a routine nature.

ARTICLE 17.00 - HOURS OF WORK AND SHIFT ARRANGEMENT

Purpose of Article:

Nothing in this Article shall be construed as a guarantee of, or a limitation on, the hours of work per day or per week.

17.01 a) A standard workweek for full time employees shall consist of forty (40) hours to be worked in a manner to best meet the Company contractual commitments. A standard working day shall consist of nine (9) hours including one (1) hour unpaid meal break each day. The forty-(40) hour week can be made up in any of the following rotations:

Five (5) consecutive eight (8) hour days followed by two (2) days off.

Four (4) consecutive ten (10) hour days followed by three (3) days off.

Four (4) consecutive twelve (12) hour days followed by four (4) days off.

Six (6) consecutive eight (8) hour days followed by three (3) days off.

Any other shift as mutually agreed by the parties.

Part-time employees will be scheduled shifts of no less than four (4) hours per day and no more than thirty-two (32) hours per week

- b) The Company shall discuss with the Shop Stewards Committee its decision to alter existing shifts in advance of their implementation.
- c) A part-time employee who is scheduled to work a shift between five
 (5) hours and seven (7) hours long shall be scheduled to take a fifteen (15) minute paid break starting from the end of the first hour and to finish before the end of the fourth hour of the shift.
- 17.02 Lateness deductions shall be made as follows:

| 00 | ТО | 05 MINUTES | NO DEDUCTION |
|----|----|------------|----------------------|
| 06 | Т0 | 15 MINUTES | 15 MINUTES DEDUCTION |
| 16 | то | 30 MINUTES | 30 MINUTES DEDUCTION |

17.03 The regular schedule of shifts shall be posted and copies supplied to the Union. When it is necessary to change shift schedules to allow for changes in airline schedules, notice shall be given to the Union and the affected employees. The Company may alter the shift schedules with twenty-four (24) hours notice to the Union and the employees involved to accommodate minor airline schedule changes, delays (i.e. RAF) and to cover employees out of the workplace for any reason. If twenty-four (24) hours notice is not given by the Company then a rescheduled employee shall receive one and one-half (I-1/2) times his regular rate of pay for the rescheduled shift.

- 17.04 The Company will arrange shift schedules on a departmental basis to meet its contractual commitments and to cater to fluctuations and changes in Airline Schedules. The Company will provide the Union with the shift schedules as established for the purpose of the Union to conduct and administer the full-time and part-time shift bids.
- a) In conjunction with the airline major schedule changes, full-time Employees will bid their shift schedule according to seniority. The schedules will go up for bid not less than ten (10) days prior to the beginning of the new schedule. The bids shall be completed and the awarded schedules shall be posted not less than three (3) days prior to the beginning of the new schedule. Should an employee not bid for any shift, the Company will assign a shift to that employee from the shifts available after all employees have been afforded the opportunity to bid.
 - b) Part time employees will bid their shift schedules according to seniority. These schedules will be bid monthly. The schedules will go up for bid not less than ten (10) days prior to the beginning of the new schedule. Bids shall be completed and the awarded schedules shall be posted not less than three (3) days prior to the beginning of the new schedule. Should an employee not bid for any shift, the Company will assign a shift to that employee from the shifts available after all employees have been afforded the opportunity to bid.
- 17.06 It is agreed that if the hours of a shift(s) are to be reduced it will be assigned in reverse order of seniority and if the hours are to be increased it will be offered in order of seniority.
- 17.07 It is agreed the current shift trade process will continue during the term of this agreement unless mutually agreed otherwise.

ARTICLE 18.00 - OVERTIME

<u>Overtime</u>: The Company has the right to provide and require overtime work, and employees will be expected to perform such work as directed unless excused by their supervisor. The Company will attempt to give advance notice to employees designated to perform overtime.

- 18.01 (a) The Company will distribute voluntary overtime on an equitable basis and post a weekly summary of overtime hours worked on the bulletin board.
 - (b) Employees shall have the right to refuse overtime, but such a refusal will be recorded as four (4) hours against an employee as overtime worked in accordance with the agreed timetables by the Union Shop Committee and management.
 - (c) Overtime will be recorded on a quarterly basis.
 - (d) In order to accelerate the selection for voluntary overtime, employees will indicate their availability for overtime by signing, as appropriate, in the daily overtime book in the Supervisor's office.

Day of Overtime

- 1. Employees on shift in book
- 2. On shift employees
- 3. Sign up book employees RDO {if overtime shift is more than four (4) hours in duration bypass #2}
- 4. Seniority list

This is the order to be called in for day of overtime.

Next Day Overtime

- 1. Sign up book
- 2. Seniority list

This is the order to be called in for next day overtime.

- 18.02 All employees shall be compensated for all authorized overtime hours worked at one and one half times (1 ½) times their regular hourly rate. i.e. only for hours worked in excess of eight (8) per day or hours in excess of forty (40 per week) or in the case of part time employees thirty two (32) hours per week. In the event of fulltime employees working an irregular shift i.e.. 4/4, such payment will be for all hours in excess of their scheduled workday or for work on scheduled days off. Hours worked as a result of shift trades are not subject to any overtime provisions.
- 18.03 An employee who has completed his regular shift and has clocked out, and is then recalled to work extra time, shall receive a minimum of four (4) hours paid at the appropriate overtime rate. This does not apply to overtime worked prior to

commencement of a scheduled shift and continuing to the commencement of that shift. Overtime will only be paid in accordance with Article 18.02.

- 18.04 An employee working overtime prior to or following his regular shift in excess of two hours shall be allowed a thirty (30) minute paid meal break to be assigned so that employee will not work more than five and one-half (5 ½) hours at one stretch. There shall be a minimum of three and one-half (3 ½) hours between breaks.
- 18.05 For the purpose of calculating overtime, a day shall be reckoned from the start of one shift through the start of the next shift, during which all hours worked will be calculated in accordance with the Article 18.00. When the next shift does not fall on the following day, i.e. that day being a rest day, then the rest day shall be calculated twenty-four (24) hours from the start of the previous shift.
- 18.06 An employee who has indicated his availability for overtime in the "binder" and is bypassed by the Company for any reason during requests for overtime shall be compensated for the length of the overtime shift bypassed at his regular rate of pay.
- 18.07 When an employee is called into work overtime to replace another employee on a shift, the employee called in will receive the appropriate overtime rate for the hours worked. Should for any reason, the shift be less than four (4) hours the employee will receive the minimum recall of four (4) hours according to Article 18.03.
- 18.08 Employees will be allowed to bank overtime and statutory holidays up to (80) hours and will be allowed to take time off or withdrawn as pay after giving the Company fifteen (15) days advance notice. There shall be a maximum of (1) one employee off at one time and vacations shall have priority.

Overtime hours banked will be converted to straight time hours. Cash payout will be as per the employee's request up to the bank total, such requests will be limited to 1 per month

ARTICLE 19.00 - STATUTORY HOLIDAYS

19.01 The following Statutory Holidays shall be observed:

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

An employee who works on a statutory holiday may elect to receive a day off in lieu pursuant to the following procedure. At no time may the total number of employees absent due to vacation and lieu days exceed a ratio of 1:12 per occupational group. The lieu day shall be approved as follows:

The day off will be granted at the Company discretion subject to operational requirements and the ability of the Company to cover the shift at straight time.

Lieu day requests will be granted on a first-come, first-served basis. In the event there are several requests submitted on the same date for a particular "lieu day", seniority shall be the deciding factor. No time will be granted between December 15 to January 15, inclusive and there will be no carry over to the next year however any day requested by an employee and not granted by the Company will be paid at the end of the calendar year. It is understood the employee is not limited to one request if the day is denied.

One (1) additional day with pay will be granted to permanent employees who have completed at least one year of service. Such day off will be determined by agreement between the Company and the employee or assigned on thirty- (30) day's notice following October 31st in each calendar year.

- 19.02 Wages will be paid for a Statutory Holiday to an employee absent from work under the following:
 - a) Verified illness
 - b) Death in the immediate family. Immediate family shall be understood to mean father, mother, wife, husband, brother, sister, son or daughter, or parent-inlaw, brother and sister-in-law, grandparents and grandchildren.
 - c) Jury duty. Prior written permission.
 - d) Subpoenaed witness.

Full time employees who work on a Statutory Holiday will be paid eight (8) hours of regular pay and one and one half $(1 \frac{1}{2})$ his regular rate for all hours worked.

Part time employees who work on a Statutory Holiday will be paid in accordance with the Canada Labour Code for the stat and one and one half (1 ½) his regular rate for all hours worked.

- 19.03 In the event that an employee's regularly scheduled day off falls on one of the above listed statutory holidays or is on vacation, he shall receive eight (8) hours pay for a full time employee at his regular rate. Part time employees will be paid the average of the employee's daily earnings exclusive of overtime for the 20 days the employee has worked immediately preceding a general holiday.
- 19.04 Part-time employees are required to work ten (10) days in the previous thirty (30) days to qualify for Statutory Holiday.

19.05 If any of the above holidays fall on or are observed during an employee's vacation, he shall be entitled to an additional day added to his vacation, or he shall be paid for his normal hours at his regular rate, whichever he prefers.

ARTICLE 20.00 - JURY DUTY & CROWN WITNESS

- 20.01 Employees subpoenaed as a crown witness or for jury duty shall be paid the difference between their normal daily wages and the amount they receive for such public duty. Proof of Court payment to be provided.
- 20.02 Employees who must appear in Court for reasons other than those mentioned in 20.01 shall be granted a leave of absence for one (1) day without pay provided they supply the proof or verification for such attendance.

ARTICLE 21.00 - ANNUAL VACATION

- 21.01 All employees shall receive vacation with pay in accordance with the following schedule, exclusive of statutory holidays.
- 21.02 Employees who, at December 31st of the year preceding the year in which the vacation is to be taken, have less than one (1) year of service shall receive vacation pay calculated at the rate of four percent (4%) of their earnings with the Company for the period of their employment during the months preceding December 31st. Holiday entitlement one (1) day per completed calendar month up to ten (10) days.
- 21.03 Employees who, at December 31st of the year preceding the year in which the vacation is to be taken, have one (1) year or more of continuous service (or whose seniority is equivalent to one (1) year or more) shall receive vacation pay calculated at the rate of bur percent (4%) of their earnings with the Company during the twelve (12) months ending December 31st and shall be entitled to two (2) weeks (10 working days) vacation.

- 21.04 Employees who, at their vacation selection date, have five (5) years or more of continuous service (or whose seniority is equivalent to five (5) years or more) shall receive vacation pay calculated at the rate of six percent (6%) of their earnings with the Company during the twelve (12) months ending December 31st and shall be entitled to three (3) weeks (fifteen (15) working days) vacation.
- 21.05 Employees who, at their vacation selection date, have ten (10) years or more of continuous service (or whose seniority is equivalent to ten (10) years or more) shall receive vacation pay calculated at the rate of eight percent (8%) of their earnings with the Company during the twelve (12) months ending December 31st and shall be entitled to four (4) weeks (twenty (20) working days) vacation.
- 21.06 Vacation pay shall not be paid for vacations not taken except to an employee who quits or is dismissed or is laid off; such an employee shall receive vacation credits at the time his employment ceases, except that an employee who has been temporarily laid off, as provided in Section 13.01 hereof, shall receive vacation pay at the time of his vacation.
- 21.07 Classification seniority shall apply for the purpose of bidding vacation choices.
- 21.08 When all employees in a department have indicated their choice, employees who fail to bid by the deadline, February 15th will have their vacation assigned by the Company. The Company will approve the list within fifteen (15) working days.
- 21.09 The vacation ratio in each occupational group shall be one (1) employee in ten (10) with the exception of Dec 15 to Jan 15 when there will be a vacation black out.

ARTICLE 22.00 - BEREAVEMENT

22.01 In the event of a death in the employee's immediate family the employee will receive three (3) days off to be taken within 7 days immediately following the date of death unless circumstances warrant otherwise. In the event that the employee loses any time as a result of his absence, the Company will pay such lost time at his normal rate of pay. In addition, if the employee is notified while at work of a death in his immediate family, he shall be relieved from duty and paid for the balance of that workday. The Company may require proof of the circumstances from the employee before any payment is made under the terms of this section. In the event the death in the family is outside Canada, the employee may have an additional seven (7) days leave of absence without pay to attend the funeral.

Spouse includes legally documented common-law relationship.

Immediate family means: parent, legal guardian, spouse, common law spouse, child, brother, sister, parent or legal guardian of spouse, brother-in-law and sisterin-law and grandparents and grandchildren of employee and spouse, any relative of the employee who resides permanently in the employee's household or with whom the employee permanently resides

In addition to the foregoing a request for an unpaid Leave of Absence to attend to personal affairs in the event of the death of an aunt, uncle, niece, nephew or first cousin will not be unreasonable withheld.

ARTICLE 23:00 - MATERNITY LEAVE

- 23.01 Every employee who
 - (a) has completed six consecutive months of continuous employment with the employer
 - and
 - (b) provides her employer with a certificate of a qualified medical practitioner certifying that she is pregnant is entitled to and shall be granted a leave of absence from employment of up to seventeen weeks, which leave may not begin earlier than eleven weeks prior to the estimated date of her confinement and not end later than seventeen weeks following the actual date of her confinement.
- 23.02 Subject to subsections (b) and (c), every employee who has completed six consecutive months of continuous employment with the employer and is entitled to and shall be granted a leave of absence from employment of up to thirty-seven weeks to care for a new born child of the employee or a child who is in the care of the employee for the purpose of adoption under the laws governing adoption in the province of Alberta.
 - (a) The leave of absence may only be taken during the fifty-two week period beginning on the day on which the child is born or comes into the care of the employee. The aggregate amount of leave that may be taken by two employees under this provision in respect of the same birth or adoption shall not exceed thirty-seven weeks.
- 23.03 (a) The aggregate amount of leave that may be taken buy one or two employees under this clauses 23.01 and 23.02 in respect of the same birth shall not exceed fifty-two weeks.
- 23.04 Every employee who intends to take a leave of absence from employment under clause 23.01 or 23.02 shall
 - (a) give at least four weeks notice in writing to the employer unless there is a valid reason why the notice can not be given;

inform the employer in writing of the length of leave to be taken.

23.05 Every employee who intends to take or who is on leave of absence from employment under clause 23.01 or 23.02 shall give at least four weeks notice in writing to the employer of any change in the length of leave intended to be taken, unless there is a valid reason why that notice cannot be given.

ARTICLE 24.00 - LEAVE FOR EMPLOYEES WITH CHILD CARE RESPONSIBILITIES

24.01 An additional twenty-four (24) weeks of unpaid parental leave with the same qualifying requirement is available to employees in the year following the birth or adoption of a child, with entitlement extended to either parents, whether natural or adoptive. The leave to be taken by either parent or shared, but the total parental leave cannot exceed twenty-four (24) weeks.

Pension, health and disability benefits and seniority continue to accumulate during an employee's leave of absence for family responsibilities. Employees share of benefit premiums during absence to be paid monthly in advance.

An employee is entitled to receive employment information during the leave.

No employment decisions whether pertaining to training, promotion, discipline, suspension or dismissal, may take into account an employee's pregnancy or intention to take child care leave.

ARTICLE 25.00 - CLASSIFICATION OF EMPLOYEES

- 25.01 Every employee covered by this Agreement shall be classified under a job title and job description appropriate to the work he normally and regularly performs. The job classifications in which employees shall be classified are those listed by job title in Schedule "A".
- 25.02 To provide for introduction of new work or where there has been substantial change in the work assignments of an existing job description, the Company and the District Lodge will negotiate revising an existing job description, or prepare a new job description under a new job title.

The wage rate for such revised or new job description shall be based on the relationship it bears to the job description and wage rates listed in Schedules "A" and "B".

- 25.03 The application of the terms of this Agreement shall not have the effect of reducing any employee's wage rate at the time of its execution.
- 25.04 In determining qualifications for classification purposes, the Company may, at its discretion, credit a new employee with previous experience and training acquired outside the Company service.
- 25.05 Whilst an employee shall normally only be required to carry out the duties of this classification, this shall not be interpreted to mean that an employee shall refuse to carry out such other duties that are assigned to him on a temporary basis to meet an unforeseen circumstance calling for immediate action. No employee shall be so assigned without having been properly trained in safe work practices related to such work assignments.
- 25.06 Progression within the wage scale shall be automatic.
- 25.07 In order to ensure that employees meet the requirements of their job classifications, the Company may require an employee to demonstrate his ability upon reclassification or during his probationary period, providing the employer has provided the necessary training.
- 25.08 Employees temporarily assigned to a higher classification shall receive the rate of pay for such classification.
- 25.09 Employees shall be paid every two (2) weeks. Should the employee's gross pay be short more than twenty (20) dollars due to the fault of the Company, the adjustment shall be made in the next two working days. This excludes Saturdays, Sundays and Holidays.

ARTICLE 26.00 - HARASSMENT

- 26.01 All employees covered by this agreement have the right to freedom from harassment in the workplace by the employer or another employee on the grounds herein, such as:
 - Vexatious comments or conduct that ought to be known unwelcome.
 - harassment on the basis of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, disability, age, marital status and family status, sexual orientation, pregnancy.
- 26.02 Harassment complaints will be handled in accordance with the current Company policies issued in sexual harassment jointly between the General Manager and the Local Lodge President. Throughout the process such handling

shall be confidential.

- 26.03 At the same time, the parties also recognize the damage a false charge made under this article may bring upon an employee. Therefore if during the investigation it is found that such a charge of harassment is made with malicious intent disciplinary action would be taken against the complainant.
- 26.04 The parties hereto recognize the right of a complainant who is not satisfied with the decision of the Company to seek redress under the provisions of the applicable law.
- 26.05 The Company will keep posted at all its notice boards a copy of its policy.

ARTICLE 27.00 - RETURN TO WORK POLICY

It is the policy of the Company to make available to an employee who has suffered illness or a workplace injury, work that is within their capabilities until such time as they are able to resume full pre-accident duties. The Company will make every reasonable effort to provide accommodation on the regular job, comparable job or suitable employment to ensure compliance with the Canadian Human Rights Code, the Workers Compensation Act, and other related legislation.

Program Principles:

- a) To enhance and facilitate an employee's rehabilitation and return to normal duties.
- b) Each department will make every reasonable effort in accommodating an employee unable to perform their regular duties as a result of a workplace injury.
- c) When the home department is unable to provide a suitable work assignment, an attempt will be made to place the employee in another department.
- d) Union and Management agree to promote the Return to Work Program to all employees.

Employee Responsibilities:

a) Report promptly all work-related injuries and complaints to immediate supervisor.

- b) Actively participate in obtaining appropriate first aid and medical attention.
- c) Provide physician with documentation from Company (treatment memorandum, modified work form)
- d) Advise the treating physician of the availability of modified work and the return to work program.
- e) Return the physician's report to the program manager or designate as soon as possible after each medical appointment (same day or start of next shift).
- f) Actively participate in an appropriate recovery plan.
- g) Ensure that all activities such as medical appointments and physiotherapy are arranged so they do not conflict with the return to work schedule.

ARTICLE 28.00 - RENEWAL, AMENDMENT AND TERMINATION

28.01 Except as otherwise provided herein, this Agreement shall be effective from July 20, 2003 through to July 19, 2007 and, thereafter shall continue from year to year unless either party gives notice in writing of its intention to terminate the Agreement or enter into negotiations for the purpose of amending the Agreement within a period of not less than thirty (30) days and not more than one hundred and twenty (120) days prior to any such yearly date of termination.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year as below.

| Dated at | _ this _ | day of | 2004 |
|-----------------------------------|----------|--|------|
| GLOBEGROUND NORTH AMERICA INC. | | INTERNATIONAL A MACHINISTS AND WORKERS | |
| Malcolm Gill | | Mike Clegg | |
| Jason Sangster | | Mike Ambler | |
| | | Brent Mazur | |
| | | Louis Thievin | |

Kristelle Magnan

SCHEDULE "A" - JOB CLASSIFICATION

A. OPERATIONS AGENTS

- 1. Monitor aeronautical radio/ramp radio and relay information to appropriate personnel.
- 2. Miscellaneous office typing/faxing/filing/photocopying.
- 3. Ability to use sitatex and airline computer for flight information.
- 4. Answer telephones for trouble calls/sick calls, etc.
- 5. Tracing of baggage claims and sending out if necessary.
- 6. Perform major load control in the manner laid down by the airline and/or Company.
- 7. Any other duties associated with this job classification.

Agents, who wish to leave this position for another position within Customer Services, will have to submit their request in writing to management. The Operations position will be posted and the agent will not be allowed to leave this position until the replacement agent has been fully trained.

B. RAMP SERVICE AGENT

Normal Duties:

- 1. Cleaning of aircraft exteriors and interiors, including furnishing and other operational cleaning.
- 2. Loading and unloading baggage, cargo, mail and commissary, whether palletized, containerized and/or bulk loaded, and conveyance of same to or from designated areas.
- 3. Service water and toilet systems of all aircraft.
- 4. After training, operate safely and efficiently all types of equipment and vehicles used in the handling and servicing of aircraft, glycol recovery etc.
- 5. Service and care for such equipment.
- 6. Any other duties associated with this job classification.
- 7. After training operation of loading bridges and aircraft doors.

C. <u>CABIN SERVICE AGENT</u>

Normal Duties:

- 1. Directly responsible for the cleaning of the interior of the aircraft.
- 2. Responsible for the stock requirements and good housekeeping of the cleaning vehicles.

3. Responsible for the housekeeping of the stock make up area including but not limited to the make up of kits.

- 4. Service water systems of all aircraft
- 5. Any other duties associated with this job classification.

D. <u>CUSTOMER SERVICE AGENT</u>

Normal Duties:

- 1. Provide information for the public and answer telephones in the manner laid down by the airline and/or Company.
- 2. Check in embarking passengers and perform all related duties.
- 3. Attend to gate and perform the related duties, as required, including operation of loading bridges and aircraft doors.
- 4. Monitor disembarking passengers from aircraft through port facilities and perform all associated duties.
- 5. Attend to transit and interline passengers.
- 6. To attend to special needs passengers.
- 7. Perform computer-related duties.
- 8. Perform baggage tracing and functions related thereto, in the matter laid down by the airline and/or Company.
- 9. Perform weight and balance and all related duties in the manner laid down by the airline and/or Company

- 10. Perform the function of cash/ticketing agent in the manner laid down by the airline and/or Company.
- 11. Perform the function of reservations agent and the duties related thereto in the manner laid down by the airline and/or Company.
- 12. Perform major load control in the manner laid down by the airline and/or Company.

E. <u>LEAD HAND</u>

Normal Duties:

A Lead is an employee required to perform the same work as any employee in his basic classification, but in addition acts as a working leader to those employees assigned to him. He shall assign work; give direction on proper use of equipment, work methods and safety practices; see that assigned personnel and equipment are properly utilized; instruct new employees on the job and discuss aspects of the operation with the customer.

F. <u>CHARGE-HAND</u>

Normal Duties

A Charge hand has the same specific duties and responsibilities as defined under the Lead hand job description. In addition, he will have the responsibility of directing and supervising the work of one or more Lead hands and those employees assigned to him. He will be responsible for training within his occupational group.

Qualifications

- a) Priority will be given to Lead hands who apply for this position.
- b) Must have thorough understanding of the job requirement of his occupational group.
- c) Must have the necessary qualifications related to his occupational group.
- d) The employees entering this position will be on a ninety- (90) day probationary period.

MINIMUM QUALIFICATIONS FOR ALL CLASSIFICATIONS

- 1. Must be of good character, neat appearance and safety minded.
- 2. Must hold a valid driver's licence issued in the Province of Alberta where required by the Company.
- 3. Must have good driving ability and show an acceptable standard of equipment handling after initial training.
- 4. A Lead must have in addition to 1 3 inclusive, a thorough understanding of the job requirements of his/her classification and must have the ability to organize job functions and direct other employees in performance of these functions. A Lead must be capable of writing reports as required.

SCHEDULE "B" – WAGE SCALE

EFFECTIVE July 19, 2003

| START | 3 MOS | 6 MOS | 12 MOS | 18 MOS | 24 MOS | 30 MOS | 36 MOS | 42 MOS | 48 MOS | 54 MOS | 60 MOS | 66 MOS | 72 MOS | 78 MOS | 84 MOS | 90 MOS | 96 MOS | 102 MOS |
|-------------------------|-------------------------|-----------|------------|------------|-----------|-------------|------------|------------|------------|------------|------------|-----------|-----------|-----------|-----------|-----------|-----------|------------|
| 8.55 | 8.81 | 9.29 | 9.60 | 10.05 | 10.46 | 10.76 | 11.07 | 11.38 | 11.69 | 11.99 | 12.30 | 12.61 | 12.92 | 13.22 | 13.53 | 13.84 | 14.15 | 14.45 |
| EFFECTIVE July 19, 2 | EFFECTIVE July 19, 2004 | | | | | | | | | | | | | | | | | |
| 8.55 | 8.81 | 9.52 | 9.84 | 10.30 | 10.72 | 11.03 | 11.35 | 11.66 | 11.96 | 12.29 | 12.61 | 12.92 | 13.24 | 13.55 | 13.87 | 14.18 | 14.50 | 14.81 |
| EFFECTIVE July 19, 2005 | | | | | | | | | | | | | | | | | | |
| 8.55 | 8.81 | 9.52 | 10.09 | 10.55 | 10.98 | 11.31 | 11.63 | 11.95 | 12.28 | 12.60 | 12.92 | 13.25 | 13.57 | 13.89 | 14.21 | 14.54 | 14.86 | 15.18 |
| EFFECTIVE July 19, 2 | 2006 | | | | | | | | | | | | | | | | | |
| 8.55 | 8.81 | 9.52 | 10.09 | 10.55 | 11.26 | 11.59 | 11.92 | 12.25 | 12.58 | 12.91 | 13.25 | 13.58 | 13.91 | 14.24 | 14.57 | 14.90 | 15.23 | 15.56 |
| PREMIUMS | | | | | | | | | | | | | | | | | | |
| SHIFT: | All hour | s worke | d betwee | n 00;01 a | nd 05;59 | will attra | ct a shift | premium | of sixty f | ive (.65 c | ents per | hour | | | | | | |
| DEICING: | The De | -ice line | shall rec | eive a pre | emium of | fifty (.50) | cents pe | er hour fo | r all hour | s worked | | | | | | | | |
| OPERATIONS: | Operati | ons age | ents perfo | rming we | ight and | balance | functions | shall red | ceive a pr | emium o | f \$2.00 p | er hour v | vorked | | | | | |
| LEAD HAND | \$2.00 p | er hour | | | | | | | | | | | | | | | | |
| CHARGEHAND | \$3.00 p | er hour | | | | | | | | | | | | | | | | |

35

EXTENDED HEALTH: DRUG / DENTAL / VISION

Effective date of ratification: Applicable to Full Time & Part Time employees only upon the completion of one six-(6) month service.

Albert Health Care for employee paid 50/50 by Company and employee.

Employee Medical Package – 80% prescription drugs which by law require a prescription (excluding smoking cessation and obesity drugs), semi-private room in hospital, para-medicals max \$500.00 per practitioner per year. Out of country emergencies – 100%, Vision – 100% eyeglasses to a maximum of \$200.00 every two years. Life insurance & A.D.&D. - \$25,000

(Employee Medical Package paid at 100% by the Company, optional family coverage available at 100% cost to the employee)

- Drug Card will be provided to all eligible employees
- Eligibility for extended health benefits to be affective after six months of employment
- Dental plan to be provided to all eligible employees, single premium paid 100% by the employer for single employee coverage. Family coverage to be available to employees at 100% cost of premium borne by the employee. Single Coverage = \$23.74 / mth Family Coverage = \$75.84 / mth
- Dental benefits include: 100% preventative; 100% Restorative; 50% Orthodontic/Prosthodontic, maximum of \$1500 per year

SICK LEAVE

A full time employee with seniority in excess of one year shall be eligible for four (4) days sick leave per year at 75% of the day's wage.

A part time employee with seniority in excess of one year shall be eligible for four (4) days sick leave per year paid at 100% of the hours the employee would have worked on the day(s) taken as sick days. These days will be per payroll year. (Last payroll in December to the last payroll in December the following year).

In the event the above leave is not taken, the days remaining will be paid out in January at 75% of his/her regular wage. A part-time employee will be given a credit of 75% of his pay averaged out of the hours worked in the previous year.

The above noted entitlement will increase to five (5) days effective January 1, 2006.

PENSION PLAN

Company Contribution

All Employees with two (2) years of service or more may exercise their option to join the RRSP program.

The Company will match Employee contributions up to a maximum of \$30.00 per month (commencing the month after ratification). The Company contribution will increase to \$35.00 per month on July 1, 2002; and to \$40.00 on July 1, 2003.

Pension contributions are voluntary and can only be adjusted twice per year, January 1 and July 1 of each year. Employee may contribute in excess of the minimum requirement however withdrawals can be made on monies contributed by the employee in excess of the monthly maximum per year by written request on January 1 and July 1. Such withdrawals do not include the Company contribution and the employee contribution up to and including the maximum

Allotted per month. The only exception to receiving the monies from the plan is resignation or termination from the Company.

SCHEDULE "C" - CLOTHING

- 4 shirts and 3 pants
- 1 summer jacket
- 1 winter parka (every two years)
- 1 pair insulated coveralls (every two years alternate year for parka)
- 1 rain suit
- 1 set ear protectors
- 1 pair of long sleeve regular coveralls
- 2 pair of winter and summer work gloves
- 1 set of knee pads at 50% of cost (not to exceed \$20)
- Boot allowance The Company will provide \$100.00 per year, paid annually

- .

CABIN SERVICES

- 1 summer jacket
- 2 shirts and 3 pants
- 1 pair ear protectors
- 1 winter parka

CUSTOMER SERVICES

- 1 Trenchcoat (delete Parka) @ 25% employee cost
- any 3 items from skirts/pants (at the employee's discretion)
- 1 jacket
- 1 cardigan
- 2 long sleeve shirts
- 2 short sleeve shirts
- 2 rosettes (female)
- 2 ties (male)

The Company will pay a \$ 200.00 per year Uniform Allowance, paid annually.

Collective Agreements/Western \Edmonton -Collective Agreement – JULY 20, 2003 - JULY 19, 2007 COPE 15 MA\cm

MEMORANDUM OF AGREEMENT

Between

GlobeGround North America Inc. (hereafter referred to as the Company)

And

International Association of Machinists and Aerospace Workers District Lodge 140 (hereafter referred to as the Union)

Considering:

The Company and the Union have agreed to amend the SCHEDULE "B" – WAGE SCALE in the current collective agreement that became effective July 20, 2003 and ends on July 19, 2007.

The Parties agree to:

- 1. Increase the hourly Start Rate to \$8.81 effective January 24, 2005 to July 19, 2007.
- 2. After six (6) months they shall be entitled to an increase to \$9.52 per hour. Then all other progressions shall apply as noted in SCHEDULE "B" WAGE SCALE (see copy attached)
- 3. Ensure all employees that are currently earning below the new rate have their rates increased to \$8.81 effective January 24, 2005. Then all other progressions shall apply as noted in SCHEDULE "B" WAGE SCALE (see copy attached)

The parties have signed on this 1st day of FEBRUARY 2005. FOR THE COMPANY: FOR THE UNION:

JANET RANSOM MIKE AMBLER

COPE 15

AMENDED

EFFECTIVE July 19, 2004

| Start | 3 | 6 | 12 | 18 | 24 | 30 | 36 | 42 | 48 | 54 | 60 | 66 | 72 | 78 | 84 | 90 | 96 | 102 |
|-------|------|------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|
| | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths |
| 8.55 | 8.81 | 9.52 | 10.09 | 10.30 | 10.72 | 11.03 | 11.35 | 11.66 | 11.96 | 12.29 | 12.61 | 12.92 | 13.24 | 13.55 | 13.87 | 14.18 | 14.50 | 14.81 |

EFFECTIVE January 24, 2005 12 24 36 42 72 90 96 102 Start 6 18 30 48 54 60 66 78 84 mths 8.81 9.52 10.09 10.30 10.72 11.03 11.35 11.66 11.96 12.29 12.61 12.92 13.24 13.55 13.87 14.18 14.50 14.81

| EFFE | | July 19, | 2005 | | | | | | | | | | | | | | |
|-------|-------------------------|----------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|
| Start | 6 | 12 | 18 | 24 | 30 | 36 | 42 | 48 | 54 | 60 | 66 | 72 | 78 | 84 | 90 | 96 | 102 |
| | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths |
| 8.81 | 9.52 | 10.09 | 10.55 | 10.98 | 11.31 | 11.63 | 11.95 | 12.28 | 12.60 | 12.92 | 13.25 | 13.57 | 13.89 | 14.21 | 14.54 | 14.86 | 15.18 |
| EFFE | EFFECTIVE July 19, 2006 | | | | | | | | | | | | | | | | |
| Start | 6 | 12 | 18 | 24 | 30 | 36 | 42 | 48 | 54 | 60 | 66 | 72 | 78 | 84 | 90 | 96 | 102 |
| | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths | mths |
| 8.81 | 9.52 | 10.09 | 10.55 | 11.26 | 11.59 | 11.92 | 12.25 | 12.58 | 12.91 | 13.25 | 13.58 | 13.91 | 14.24 | 14.57 | 14.90 | 15.23 | 15.56 |

COPE 15

JULY 20, 2003 – JULY 19, 2007 COLLECTIVE AGREEMENT

EDMONTON INTERNATIONAL AIRPORT

GLOBEGROUND NORTH AMERICA, INC. - AND -

IAMAW, TRANSPORTATIONDISTRICT 140 (LOCAL LODGE 1681)