

Collective Agreement Between Canada Council of Teamsters And its Locals 419 and 1999 (hereinafter referred to as the Union)

And Handlex Inc.

(hereinafter referred to as the Company)

Expiry November 30, 2009

13435 (02)

ARTICLE I - PURPOSE

- 1.01 This agreement has been entered into between Handlex Inc., hereinafter referred to as the "Company" and the Canada Council of Teamsters hereinafter referred to as the "Union".
- 1.02 The purpose of this Agreement is to provide for the operation of the Company's services, in the mutual interest of the Company, its employees and customers, according to the methods that will contribute toward the safety of air transportation, the efficiency and economy of operations as well **as** toward maintaining reasonable working conditions.

It is recognized by this Agreement to be the duty of **the** Company and the employees to cooperate fully, both individually and collectively, for the advancement of this purpose.

- 1.03 The term "employee" and "employees" as **used** in this Agreement shall mean an employee or employees covered by this Agreement. Where masculine pronouns are used, they should be **construed** to mean male and female employees.
- **1.04** The English and French language versions of this Collective Agreement are both official. In the event the **two versions** of the Agreement are at variance, the version thereof that corresponds to the language in which it was negotiated shall prevail.
- 1.05 The Company recognizes two (2) locations and four (4) Departments within the bargaining unit. The locations consist of Montreal and Toronto. The Departments consist of Montreal Terminal, Toronto Terminal, Montreal Maintenance and Toronto Maintenance.

ARTICLE2 - MANAGEMENT RIGHTS

- 2.01 The Union recognizes that the management, direction and administration of the Company's business, enterprise and employees are vested solely in the Company.
- 2.02 The Union recognizes the right of the **Company** to hire, lay-off, discipline, discharge for cause, promote, demote, transfer, any employee to manage its business in **all** respects and to direct its working **force** subject to the terms of this Agreement, **and** to make and alter from time to time Rules and Regulations which are just and fair.
- 2.03 The Company agrees that it will establish consistent standards to be met.
- 2.04 The Company agrees that it will exercise its management rights fairly and equitably.
- 2.05 It is understood that none of the foregoing shall detract from the right of the employee to lodge a grievance in the manner and to the extent herein provided.

ARTICLE3 - UNION RECOGNITION

- **3.01** The Company recognizes the Union as the sole bargaining agent for all employees of Handlex Inc. assigned to work on the ramp within Canada and working **as** station attendants, lead-hands, senior mechanics, mechanics, painters, welders and mechanic helpers unless directed otherwise by the Canada Industrial Relations Board from time to time, excluding any existing collective agreements.
- **3.02** No employee covered by this agreement shall be interfered with, restrained, coerced or discriminated against by the Company because of membership in or lawful activity on behalf of the Union.
- 3.03 Employees are entitled to work in an environment free of discrimination and harassment. Harassment is prohibited under the Canadian Human Rights Act and sexual harassment is prohibited under the Canada Labour Code. Discrimination and harassment deprive employees of dignity and respect, and are detrimental to a healthy work environment.
- 3.04 When new work is required for which there is no suitable classification established by this agreement, the Company shall notify the Union in writing to this effect and shall negotiate an appropriate classification and rate with the Union. It shall be open to the Union to allege in writing that there is new work and the Company shall discuss the matter with the Union. Where the matter is not disposed of between the Company and the Union, it may be referred to arbitration by either party pursuant to Article 21.

During any time that the matter remains in dispute, the Company will continue to assign the work in question and the employee **to** whom it is assigned shall be continued at the regular rate he held immediately prior to such new or allegedly new work assigned. Any change of rate resulting from the final disposition of the matter shall be effective on the date the Company notified the Union in writing of new work or on the date the **Union** alleged in writing that new work had been introduced.

3.05 Except during unforeseen or emergency situations, persons not covered by this agreement shall not perform work normally performed by members of the bargaining unit while seniority bargaining unit employees who are qualified to perform such work **are** laid-off, nor to deprive them of overtime which would normally be assigned to **them.**

For the purpose of this Article, **an** "emergency" is defined **as** a situation that requires immediate action.

3.06 No work will be contracted out which is normally performed by members of the **bargaining** unit who **are** laid-off or which would reduce the **working** force.

- **3.07** The Company agrees not to enter into **any** agreement or contract with its employees, individually or collectively, which in any way conflicts with the terms and conditions of this Collective Agreement."
- **3.08** In the event a decision is made that **has** a major impact on the bargaining unit employees or its Union, the Company agrees to negotiate with the Union.

ARTICLE4 - UNION SECURITY

- 4.01 All employees **who** are presently employed by the Company must, **as** a condition of employment, become and/or maintain their Union membership in good standing. For the purposes of this Agreement, the sole definition of membership in good standing means that **they** must pay in accordance **with** the provisions of this Agreement, the regularly prescribed initiation fee, regular monthly Union dues, and periodic assessments uniformly required of all members in the bargaining unit.
- 4.02 New employees shall **make** application for Union membership on cards supplied by the Union prior to the completion of their probationary period and the Company will forward their Membership Application cards to the Union following their probationary period.
- 4.03 The Company agrees to deduct Union initiation fees and bi-weekly dues as specified in the Union Constitution from each eligible employee and remit the monies so deducted, together with a list showing from whom and in what amounts deductions were made, to the applicable Secretary-Treasurer of the Union on or before the twentieth (20th) day of the following month in which the monies are deducted. The Secretary-Treasurer of the Union shall notify the Company by letter of any change in the mount of Union dues, and such notification shall be the Company's authority to make the deductions specified.
- 4.04 The Company will, at the time of making each remittance hereunder to the Secretary-Treasurer of the Union, update the Union's pre-billing statement showing **the** following information fi-om whose pay deductions have been made:
 - (a) All monthly dues for members to be submitted with current address, postal code and Social insurance Number.
 - (b) Twelve (12) checkoffs per year (calendar month).
 - (c) Monthly:
 - New members to be **listed** in alphabetical order with current address, postal code, Social Insurance Number **and** date of hire.
 - Terminations or resignations to be clearly identified with current address, postal code, Social Insurance Number and date of termination or resignation.

- Addresses to be updated as well as name changes i.e. marriage.
- 4.05 The Company will list the annual regular **Union** dues paid by each employee on his income Tax T-4 Statement and/or T4-P.

ARTICLE 5 - UNION REPRESENTATION

- 5.01 The Company recognizes the Union Stewards duly identified by the Union.
- 5.02 The Union shall elect or appoint the above mentioned stewards and shall send the Company written notification of the names of these stewards. Moreover, the Union shall inform the Company of any subsequent changes including any stewards added or withdrawn.
- 5.03 The Union recognizes that **Union** Stewards, as defined in the present Collective Agreement, and all employees, have regular work to perform for the Company and that they may not leave their respective jobs except with permission from their Supervisor, such permission not to be unreasonably withheld,
- **5.04 An** employee who wishes to leave his job under article 5.03 will make a request to his Supervisor who will authorize it based on the Company's operating policies and schedules. This permission shall not be unreasonably denied.
- 5.05 The Company agrees to provide a bulletin board with locking glass doors, with the **keys** provided to the Union Stewards, for the exclusive **use** of the Union. The Union shall have **the** right of posting Union notices of direct interest **to** the employees at all locations **at** which Union members are employed, in line **with** the **Canada** Labour Code. The Union undertakes to supervise the material posted on the bulletin board so that offensive matters will not **be** posted and **will** provide the Company with a copy of all notices before posting. In addition, employees **will** not be allowed to **wear** clothes or accessories of a **political** nature on work **premises unless** he **has** obtained prior authorization **from**the manager of the Company or his authorized representative.
- 5.06 The Company shall liberate up to a maximum of nine (9) Union Stewards (six appointed by YYZ and three appointed by MTL) for negotiations for the renewal of this collective agreement. The Company shall pay for ail regular hours spent at negotiations.
- 5.07 The Company will liberate six (6) stewards for the **quarterly** meetings of labour relations with the Company. *An* equal number of stewards will come from each base, as per Article 5. Meetings shall alternate between Montreal and Toronto.
- 5.08 Provided that the Company can reasonably do without the services of the employee concerned during the leave of absence, the Company grants a leave of absence for Union business to three (3) stewards at a time by location. The demand must be made to the Company at least two (2) weeks before the leave, The leave cannot be requested

for a week-end day. The total of these unpaid leaves must not exceed twenty (20) days per calendar year per location. The Company will pay the salary of the employee and the Union will reimburse these monies as well as all associated costs to the Company. This time will not be considered as time worked for the purpose of calculating overtime.

5.09 An employee who accepts full-time employment within the Union, as representative of the employees covered by this Agreement, shall be granted **a** leave of absence by the **Company** for **a** period not exceeding four (4) years. The Union will advise the **name** of such employee, the term of the leave of absence being requested, and the specific purpose for the leave.

An employee on leave of absence for this purpose shall continue to accrue seniority and company service,

There can be only **two** (2) employees at a time on such leave of absence, one (1) per location.

The Company will consider extending the leave if the employee is re-elected.

- **5.10** There will be three (3) Union Directors in Montreal in addition to Union Stewards. The Directors will be given preferential seniority in the event of lay-offs.
- 5.11 Company shall grant four (4) hours per week of union leave to one steward at each location. The Union will identify this steward to the Company. The purpose of this leave is to deal with the Company representative on issues such as grievances, discipline, etc. The Company, in consultation with the steward, will determine when this leave will be taken.

ARTICLE6 - SENIORITY

- 6.01 Seniority shall be **as defined** in Article 6.02 hereof **and** shall be recognized on a bargaining unit wide basis, **except as** herein otherwise specifically stated.
- 6.02 (a) Notwithstanding anything in this Agreement, an employee shall be on probation for a period of four hundred and eighty (480) worked hours from the date of hiring by the Company. During the probationary period, the Company may terminate a probationary employee's employment for any single or combination of reasons(s), which is determined as being sufficient cause within the purpose and context of the probationary period, and may be subject to the grievance procedure. After completing the probationary period, the employee's seniority will begin from the date he was hired.
 - (b) The probationary period is defined as the initial four hundred and eighty (480) worked hours of employment of a new employee, which provides for on-the-job training, adaptation and the performance of the responsibilities established within any job classification. It provides the employee with a practical work

experience and exposure to the Company, its operations, and the job responsibilities to which the employee is assigned. It also provides the Company with sufficient time to determine the employee's overall suitability and compatibility to perform the work for which he was employed.

For clarification purposes, any hours worked while on modified/light duties are not included in the probationary period.

During **an** employee's probationary period, management shall have a meeting at approximately the **two** hundred and forty (240) hour mark, to identify strengths and weaknesses in **a** probationary employee's **work** performance. This meeting shall be documented and a Union Steward shall be present.

(c) Classification seniority is accrued in each of the classifications listed in Article 15. The Company will update each classification seniority list and post it on the bulletin board monthly. Copies of these lists shall be forwarded to the appropriate local Union, An employee can carry his classification seniority from one classification to another, except for the Lead and Lav classifications.

Classification seniority is used for shift bidding, vacations, overtime, lay-offs and recalls,

(d) Upon successful completion of the Probationary period, the employee accrues seniority beginning from the most recent date of hire. The company will update the seniority list, which contains the seniority of all employees for all Departments, every three (3) months and post it on the bulletin board of each Department. Copies of the seniority list shall be forwarded to all the local Unions involved.

Seniority is used for postings, promotions and transfers.

6.03 When an employee is transferred or promoted to a position outside the bargaining unit, he shall retain his seniority and continue to accumulate seniority for a period not to exceed ninety (90) calendar days from the date of such transfer for promotion. After such ninety (90) calendar day period, the employee shall not have any seniority under this agreement. An employee shall only be entitled to this opportunity once over the life of this Collective Agreement.

The company will not promote **an** employee to **a** position outside the bargaining unit for a period less than two (2) weeks.

The company shall provide in writing to the Union, the dates of the assignments worked by the above employees. Relief supervisors shall not impose **disciplinary** action.

6.04 Notwithstanding Article 6.03, seniority will be **maintained** and accumulated except as provided for **in** the follows:

- (a) If the employee voluntary quits the employment of the Company;
- (b) If the employee is discharged for cause;
- (c) If the employee is laid off and not recalled to work for a period of twenty-four (24) months;
- (d) if the laid-off employee is recalled to work and fails to report to work within five (5) days of said notice;
- (e) If the employee fails to return to work on the date of expiry of a leave of absence;
- (f) if the employee is absent from work without authorization for three (3) consecutive days without prior authorization except in circumstances outside the employee's control;
- 6.05 if a reduction **of** the work force is necessary for a less than ninety (90) calendar days, the Company will post a notice for seven (7) calendar days to allow senior employees the opportunity to apply for a voluntary lay-off prior to invoking Article 6.06
- 6.06 In the event of lay-off or **job** elimination within a classification, seniority will determine the employees to be retained, provided they have the required qualifications. Employees being displaced will exercise their seniority, with seven (7) calendar days of receipt of a registered/couriered letter, according to the following:
 - 1. bump a junior employee in this order:
 - a) in his department
 - b) in his location
 - c) in bargaining unit, and hold recall rights, OR
 - 2. accept lay-off and hold recall rights, OR
 - **3**. elect termination of seniority with the Company with no right of recall. In such case, the employee shall receive **the** applicable severance pay **as** provided for under the Canada Labour Code.
- 6.07 (a) Employees who have not forfeited their seniority rights as provided in Article 6.04 shall be recalled in order of seniority, skill and ability being sufficient, within his location.

The intent is for **an** employee who was laid off and was able to hold a position in another classification, to be recalled to their previous position/classification if there is an opening, before any other employee is allowed to be promoted, transferred or be hired **from** the street.

(b) It is the employee's responsibility to promptly communicate any change of address in writing to the **Compary**.

6.08 in the event that two (2) or more employees have the same seniority date, their rank shall be established in the following manner.

the employee who has previously worked for the Company will be considered *the* most senior;

in the Toronto Departments the last three numbers of their social insurance numbers, in reverse order, will be compared, the smaller number establishing the most senior employee.

in the Montreal Departments a random draw shall be held to determine seniority ranking in the presence of a Union Steward.

6.09 Every three (3) months (April, July, October, January), the Company shall post a notice at each department whereby employees who wish to transfer to another location, will be advised to submit their request in writing. The names of the employees that respond to this posting, will be kept on a waiting list until such time as a full-time position becomes available at the location of their preference to a maximum of one (1) year. Ail costs of relocating shall be borne by the employee.

As mentioned in Article 1.05, location refers to Montreal or Toronto.

6.10 Any employee who has his Provincial Drivers Permit revoked through a court of law shall immediately notify the Company of such loss, whereby the employee will be accommodated **if** possible, or suspended **frcm** employment for a maximum period of twelve (1 2) months, without accruing seniority.

ARTICLE7 - HOURS OF WORK

7.01 The parties agree that the hours of work are established according to the operational requirements and that no employee shall be called to work when there are no operations of the ramp **side.**

The scheduled hours will be distributed amongst the full-time employees as follows:

Toronto Location

October – May

20% at 40 hrs 10% at 36 hrs <u>30% at 32 hrs</u> 60% of hours distributed to F/T

June - September

33% at 40 hrs 25% at 36 hrs <u>07% at 32 hrs</u> 65% of hours distributed to F/T Montreal Base

October – May

10% at 40 hrs 20% at 36 hrs <u>20% at 32 hrs</u> 50% of hours distributed to F/T

June - September

35% at 40 hrs 30% at 36 hrs 10% at 32 hrs 75% of hours distributed to F/T

In the event of fluctuation in the company's commercial activities, the Company may have to adjust the above accordingly. Any adjustment made by the Company due to fluctuation, is subject to the grievance procedure **as** prescribed in Article 20.

- 7.02 The employees will bid the hours of work of the blacks posted by the Company, in line with their seniority within their classification. These choices will be in line with their full or part-time status corresponding with the full or part-time shifts as posted.
- 7.03 The employee who reports to work at the Company's request will receive four (4) hours of *salary*, at his regular hourly rate, even if he does not work subsequently.
- 7.04 (a) An employee who is scheduled to work eight (8) hours in a day shall be scheduled to take a paid thirty-minute (30) meal break starting from the end of the third (3rd) hour and before the end of the fifth (5") hour of the shift. In addition, employees shall be granted one (1) fifteen (15) minute paid rest break in each half of their scheduled shift.
 - (b) An employee who is scheduled to work six (6) to **eight** (8) consecutive hours in a **day** shall be granted one (1) fifteen (15) minute paid rest break in each half of their scheduled shift or one (1) thirty (30) minute paid break,
 - (c) Employees who are scheduled to work four (4) to six (6) consecutive hours will be entitled to one (1) fifteen (15) minute paid rest break,
 - (d) An employee who is scheduled to work ten (10) consecutive hours in a day shall be scheduled to take a thirty (30) minute paid meal break starting from the end of the fourth (4th) hour and before the end of the sixth (6th) hour of the shift. In addition employees shall be granted one fifteen (15) minute paid rest break in each half of their scheduled shift and one (1) fifteen (15) minute break at the end of eight (8) hours of work.

- 7.05 (a) The Company, in conjunction with a Shift Scheduling Committee, appointed by the Union at each Location will arrange shift schedules to meet its contractual commitments and to cater to the fluctuations and changes in airline schedules. The Company shall accept alternate schedules presented by the Committee provided it meets the Company's requirements and does not incur addition costs. The Committee will operate on Company time. The Committee members shall be entitled to eight (8) hours each of paid leave of absence per month. The Committee shall be comprised of two (2) bargaining unit ramp employees. The Company and the Committee member of each location shall meet two (2) days prior to the bid.
 - (b) All work schedules will contain a period of not less than ten (10) consecutive hours off duty between the last shift worked that day and the commencement of the next day's shift.
- 7.06 (a) Full-time and part-time employees will bid or select their shift schedule according to seniority and status.
 - (b) Schedulebids:
 - (i) Employees will be given seventy-two (72) hours but not less than fortyeight (48) hours to submit their bid.
 - (ii) Final schedule will be given to employees at least seventy-two (72) hours prior to the **start** of the new schedule.
- 7.07 Subject only to operational requirements, the Company and the Shift Scheduling Committee will make every effort to provide two (2) consecutive days off, avoid split shifts as well as scheduling shifts with less than twenty (20) hours per week.
- 7.08 Shift bids will normally be for a minimum four (4) week period. However, due to contractual requirements, shift bids will be permitted for up to a six (6) month period. It is understood that this will not restrict the ability to change or modify shifts due to operational requirements. In Montreal, employees biding into Mirabel shall be subject to a six (6) month bid, and such bid shall be on January 15 and July 15, annually. An employee shall provide the company with (4) four weeks advance notice of his/her intention to change his/her bid.
- 7.09 If an employee is unable to receive a minimum rest period of ten (10) hours due to a draft situation, the employee may choose:
 - (a) **to** report for their **next** shift **as** scheduled and receive overtime for the hours of insufficient rest, or
 - (b) not to report for duty until the ten (10) hours have elapsed and the employee shall suffer no loss of pay,

- 7.10 Employees working at a station will not be required to work at another station, due to additional workloads, unless mutually **agreed** to. Assignments will be canvassed in order of seniority starting with the most senior person in the classification,
- 7.11 An employee shall be allowed to have his shift worked by another employee provided he has obtained prior authorization from his supervisor or duty manager.

Except under exceptional circumstances, demands for position changes must be submitted in writing to the supervisor or duty manager **and** approved by him at least 24 hours before the actual shift, and shall bear the signatures of the employees and the supervisor.

These exchanges shall be authorized only if the employees involved can perform the tasks of the employees they replace.

The Company reserves the right to withdraw this ability temporarily or permanently **frcm** any employee who does not respect the established procedures or who abuses the system

Partial shift exchanges will be permitted provided that no shift is split into more than two (2) parts, that is **no** more than two (2) employees may cover a single shift. There will be no restrictions as to how the shift is split, but will be up to the employee to decide how many hours they will be trading.

The decision of the Company to withdraw from **any** employee the ability to exchange a shift is subject to the grievance procedure prescribed in Article 20.

7.12 Additional hours available (e.g. employees on vacation) will be offered in seniority order to qualified employees who have signed up to work additional hours. The Company will authorize the above-mentioned additional hours and notify the employee seventy-two (72) hours in advance. After this time period, no employee can bump another employee. Any additional hours shall not result or cause overtime. If these shifts still cannot be filled then the Company can assign in reverse order of seniority to employees who are qualified and not scheduled to work. Under no circumstances shall the employee's regular hours and any additional hours that he/she may have selected exceed forty (40) hours per week.

ARTICLE8 - OVERTIME

- 8.01 The parties agree that overtime is undesirable and that the Company shall attempt to minimize hours performed in overtime and will, in accordance, maintain a sufficient number of employees to accomplish the work.
- 8.02 In the event that the Company requires overtime to be worked as a result of an emergency, the employee shall perform this work as instructed, without violating any Canadian statutes, up to a **maximum** of four (4) hours and the hours worked shall be paid at one and one half times (1.5 X) the hourly rate.

- 8.03 The Company will provide a list for all employees to indicate their overtime availability, on a monthly basis.
- 8.04 No overtime shall be worked except by direction of the proper supervisory personnel of the Company, except in cases of emergency and when prior authority cannot be obtained and the duties were essential to continued operation and/or service to the customer.
- 8.05 Subject to the note below, all authorized work performed after ten (10) hours of work in one day, as well as all authorized work performed beyond forty (40) hours per week, shall be considered as overtime, Overtime worked this way will be paid at time and one half (1.5 X) the hourly rate.

Note:

j

- (a) Consecutive hours worked through the midnight hour will continue to count towards the ten-hour rule for overtime premium
 i.e. 12:00 noon to 20:00 hrs = 8 hrs straight time
 23:00 hrs to 04:00 hrs = 2 hrs straight time + 3 hrs overtime
- (b) Consecutive hours already attracting overtime premium and worked through the midnight hour will continue to accrue overtime premium i.e. 12:00 noon to 20:00 hrs = 8 hrs straight time
 - 21:00 hrs to 04:00 hrs = 2 hrs straight time + 5 hrs overtime
- (c) Consecutive hours worked through the midnight hour that are not eligible for overtime premium will be held in "the bank" for total hours worked in the current calendar day.
 - i.e. 12:00 noon to 18:00 hrs = 6 hrs straight time 22:00 hrs to 02:00 hrs = 4 hrs straight time (2 hrs of which will count in the "bank" for the current calendar day)
- 8.06 It is recognized that employees can **be** required to remain beyond the termination of their shift in the event a flight would otherwise be delayed or cancelled. Additionally, employees will be required to remain beyond the termination of their shift for flights which become delayed **for** arrival or departure into periods when no other employee is scheduled to **work** or **when** there is an unplanned workload which cannot **be deferred**.
- 8.07 Overtime shall be distributed among the employees qualified to perform the work as practicably **and** according to the following order for those employees who have **not** reached the limits indicated in **article 8.08**.

Toronto Base

- (1) Senior full-time employee on shift within Classification;
- (2) Senior part-time employee on shift within classification;

- (3) Senior full time employee on shift outside the classification;
- (4) Senior part-time employee on shift outside the classification.

Montreal Base

- (1) Senior full-time employee on shift within classification
- (2) Senior part-time employee on shift within classification
- (3) Senior full time employee off duty
- (4) Senior part-time employee off duty
- 8.08 Employees shall be compensated for all authorized overtime hours worked at one and one half times (1.5 X) their regular hourly rate. Overtime is defined, for the purpose of this article, as hours worked in excess of ten (10) hours per day or in excess of forty (40) hours per week.
- 8.09 In the Montreal location an employee **who** wishes to take time off under this program shall forward a written request, at least seven (7) days before departure, to his supervisor who, according to manpower requirement, shall see whether or not he may authorize this request. Once granted, these days of vacation cannot be cancelled within the seven (7) days preceding the authorized vacation period.
 - **A.** Employees shall have the ability to utilize a time bank for the purpose of recording time credits and their subsequent use.
 - B. The maximum hours in the time bank shall not exceed eighty (80) hours at any given time.
 - C. Accrued time **may** be withdrawn from the time bank in the form of time off in accordance with the desires of the employee **and** consistent with the requirements of the Company.

ARTICLE 9 - JOB POSTING

9.01 All new vacant full-time positions covered by the bargaining unit shall be posted for a period of seven (7) days on Company notice boards. This period shall at least include a week end. The relevant employment conditions shall be posted along with the position.

The vacant position shall be posted in all Departments however when awarding the position, preference will be given to employees who already work in the respective Department first, then **at** the location, and then bargaining unit wide.

A vacant position is defined as being any available position for a period of more than thirty (30) days within the bargaining unit.

9.02 Notwithstanding Article 6.09 any employee who considers himself qualified for the posted position shall present his application within these days. They must pass any

exams or job knowledge requirements set **up** by the Company for the classification posted.

- **9.03** Pursuant to 9.01, the vacant position shall **be** filled by order of qualification to exercise the duties required. In the event that two candidates show equivalent qualifications, the employee with **the** most seniority in **the** bargaining unit shall obtain the position.
- 9.04 An employee within **the** bargaining unit who is awarded a new posted position, shall serve **a** probationary period of ninety (90) cumulative days, whereby the Company **will** assess his competency and **if** necessary will **be** able to demote the employee to their previous classification after having submitted in writing all the reasons, for returning **the** employee to his previous classification with **a** copy given to the Union steward.

An employee electing to demote **himself** into his **previous** classification within the ninety (90) day period **will** be allowed to return at the next shift bid.

An employee who is transferred from a location to another **must** obtain all required permits from the regulatory Province and Airport Authority.

if the employee fails, he will be returned to his previous **Department** in his classification.

- **9.05** A qualified **employee who** will be absent for any reason other than suspension, **can** notify the Company in **writing** of his intent to be eligible for a new posted position to be considered in **his** absence.
- 9.06 The parties agree that vacant positions may be filled temporarily until the posting procedure to fill these vacancies is completed. No claim shall be submitted for the **period** during which the position **was** filled temporarily.
- 9.07 An employee covered by this agreement may be called for a temporary assignment outside his regular working place. The employee shall return to his regular work place as soon as possible at the expiry of the temporary assignment. It is agreed that these assignments are done on a voluntary basis.
- 9.08 In the event that the **Company opens up** a **baggage** handling service in another airport, it shall advise the **Union as soon as** possible
- 9.09 Bargaining unit employees shall have the right to post for any posted position pursuant to this Collective Agreement. However, an employee may only post once every six (6) months to a new position, except in the case of assuring a position of a higher location hourly rate.

ARTICLE 10- STATUTORY HOLIDAYS

10.01 The following days are statutory holidays: New *Year's* Day Good Friday Victoria Day (Dollard Day) Remembrance Day Dominion **Day** Civic Holiday (Ontario only) St. Jean Baptiste **Day** (Quebec only) Labour **Day** Thanksgiving **Day** Christmas Day Boxing Day

For YMX employees, replace Thanksgiving Day with US Thanksgiving Day and Remembrance Day with Martin Luther King Day.

10.02 An employee who is scheduled to work a statutory holiday shall receive one and one half times (1.5 X) his regular rate for the hours worked in addition to the said statutory holiday (One twentieth { 1/20) of gross wages in the preceding thirty (30) days).

An employee may, however, request that the above compensation (One twentieth $\{1/20\}$ of gross wages in the preceding thirty (30) days) be paid with his vacation entitlement. Such request shall be made according to a procedure to be developed by the Company in conjunction with the Union.

10.03 In the event that an employee's regular scheduled day off falls on one of the abovelisted statutory holidays, he shall receive one twentieth {1/20} of gross wages in the preceding thirty {30} days.

ARTICLE 11 - VACATION

. ...

- **11.01** The Company will grant all employees to whom this Agreement is applicable a vacation period. Choice of vacation periods will be based on seniority, provided it does not conflict with the Company's need to maintain an efficient work force.
- 11.02 The basis for payment of vacation pay and length of vacation will be as follows:

Length of Service <u>At Jan 01</u>	Vacation Entitlement
Less than one (1) year	One (1) day's vacation with pay for each full calendar month of employment up to a maximum of ten (10) days with vacation pay of four percent (4%) of earnings in <i>the</i> previous calendar year
One (1) year but less than five (5) years	Two (2) weeks

	Five (5) years but less than ten (10) years	Three (3) weeks
	Ten (10) years or more	Four (4) weeks
	For clarification, one (1) vacation day	is equivalent one (1) scheduled working day.
11.03		%) of the employee's earnings during the previous cation entitlement of two (2) weeks or more.
11.04	due to illness or accident and who w year shall, upon his giving the Compa	m taking his vacation during the vacation year ill not return to work by the end of the vacation any thirty (30) days' notice if possible, receive his acation pay shall be on a separate cheque.
11.05		oyee leaving on vacation will receive his vacation with his last regular pay before his vacation
11.06	shall, for the purpose of calculating v	m Workplace Safety and Insurance Board/CSST vacation pay, be considered as having worked a each week of such benefit period until the end of rked in that calendar year.
	average gross earnings for each full v divided by fifty-two (52). in the ever twelve (12) months, the weekly average the total months of employment divided incomplete weeks, or weeks that an em-	is clause "standard work week" shall mean the week of work over the last twelve (12) months at an employee has been employed for less than e shall be based on the average gross earnings for d by the number of weeks worked. In any event, apployee did not work, shall be excluded from the rnings is \$25,000 divided by 52 equals \$480.77. his clause would be equal to \$480.77.
11.07	Earnings for the purpose of this Articl previous vacation year.	e shall include vacation pay paid out during the
11.08	Vacations due in any year mst be taken seniority, employees shall have the rig vacation at one time, within the vacation	ght to take one (1) week or all weeks of their
11.09	Company before Dec 01 for the follow	ority provisions and posted by Dec 15. These

Submissions received after Dec 15 must be made in writing at least two (2) months in advance of vacation and approvals will be posted one (1) month in advance of vacation, subject to operational requirements. No seniority rights shall apply after Dec 15 in choosing of vacation time.

11.10 In the event of a conflict **arising** between two (2) or more employees as to when they take their vacation, the most senior employee shall have the preference.

For the purpose of clarification, a week does not have to start on Sunday but may start mid-week.

- 11.11 An employee who leaves the employment of the Company for any reason prior to Dec 31 shall receive vacation credits earned as per this Article.
- 11.12 Twice per year, at the employees request, total vacation entitlement shall be cleared on a separate cheque issued after the first **pay** period subsequent to the year vacation is earned.

ARTICLE 12 - LEAVE OF ABSENCE

- 12.01 A leave of absence without pay up to a maximum of six (6) months in any one year may be granted to an employee for any reason acceptable to the Company. Such request shall be considered based on the Company's operating policies and schedules, the employee's seniority and the **merit** of the application itself.
- 12.02 An employee who fails to return to work on or before the date of expiry of the authorized leave of absence without pay, shall be considered to have resigned **from** the service of the Company, unless the employee has a bona fide reason.
- 12.03 The seniority will continue to accrue by **an** employee during such leave of absence.
- 12.04 Upon return from a leave of absence without pay, an employee shall have the right to reinstate **a** position equivalent to the one he occupied at the time he left. **if** there **has** been a reduction **of** manpower during the absence of the employee, he shall exercise his bumping rights upon **his** return.
- 12.05 The employee who works for another company during this period shall see his employment terminated and will lose his seniority unless he has obtained prior authorization from the Union representative and the manager of the Company. This article will not apply to an employee who has a second job prior to the start of his/her leave of absence.
- 12.06 During a leave of absence without pay, the employee must reimburse to the Company an amount equivalent to his portion of group insurance payment, which he normally pays with postdated cheques. The company shall maintain its participation upon reception of these cheques.

ARTICLE 13 - MATERNITY AND PARENTAL, LEAVES

13.01 Maternity Leave

The employee who has completed six (6) consecutive months of continuous employment with the Company shall be granted a leave of absence without pay of up to seventeen (17) weeks which leave may begin not earlier than eleven (11) weeks prior to the estimated date of delivery and end not later than seventeen (17) weeks following the actual date of delivery provided that she supplies a certificate from a qualified medical practitioner certifying that she is pregnant. For employees in the province of Quebec, the Quebec legislation shall apply.

13.02 Parental Leave

2

An employee who has completed six (6) consecutive months of continuous employment with the company is entitled to and shall be granted a leave of absence without pay from employment as follows:

- (a) Subject to Article 13.03 where an employee **has** or will have the actual care and custody of a newborn child, the employee is entitled to and shall be granted a leave of absence from employment of up to twenty-four **(24)** weeks in the fifty-two **(52)** week period beginning on the day on which the child is born or the day on which the child cornes into the employee's care and
- (b) Subject to Article 13.03 where an employee commences legal proceedings under the laws of a province to adopt a child or obtains an order under the laws of a province for the adoption of a child, the employee is entitled to and shall be granted a leave of absence **ficm** employment of up to twenty-four (24) weeks in the fifty-two (52) week period beginning on the day on which the child comes into the employee's care.
- 13.03 The aggregate amount of leaves of absence from employment that may be taken by two employees under this section in respect of the birth or adoption of any one child shall not exceed twenty-four (24) weeks.
- **13.04** The employee who intends to take a leave of absence from employment under Articles 13.01 and 13.02 shall:
 - (a) **give** at least four (4) weeks notice in writing to the employer unless there is a valid **reason** why that notice cannot be given, and
 - (b) inform the Company in writing of the duration of leave intended *to* be taken.
- 13.05 The employee who intends to take or who is on a leave of absence from employment shall give at least four (4) weeks notice in writing to the employer of any change in the duration of leave intended to be taken,

- 13.06 The employee who takes or is required to take a leave of absence from employment is entitled to be reinstated in the position that the employee occupied when the leave of absence **from** employment commenced.
- 13.07 Where for any valid reason an employer cannot reinstate **an** employee in the position referred to above, the employer shall reinstate **the** employee in a comparable position with the same wages and benefits and in the same location.
- 13.08 Where **an** employee takes leave under this Division, and during the period of that leave, the wages **and** benefits of the group of employees of which that employee **is** a member are changed **as** part **of** a plan to reorganize the industrial establishment in **which** that **group** is employed, that employee **is** entitled, on being reinstated in employment under this section, **to** receive the wages and benefits in respect of that employment that the employee would have been entitled to receive had that employee been working when **the** reorganization took place.
- 13.09 Where an employee takes a maternity and/or parental leave, his seniority will still accumulate. **The** employee **must** reimburse the Company, **by** postdated cheques, the equivalent amount of his participation to the collective insurance programs for which he normally is paying subscription. The employer shall maintain its participation upon reception of said cheques.
- 13.10 Leave for Birth **or** Adoption

A seniority employee may be absent from work for one (1) day upon the birth of a child or the adoption of a child or upon the loss of the pregnancy after the twentieth week of pregnancy,

The employee must advise the employer of the absence as soon as possible.

Notwithstanding the above an employee who adopts the child of **his** or her corn.-law partner may take one (1) day **of leave** without pay.

13.11 Leave for Marriage

A seniority employee may take a leave of absence for **two** (2) days without pay, on the day of his or her marriage or his or **her** civil ceremony, and either the day before or the day after said date, according to the **wishes** of the employee, **as** long as he or she gives **at** least one (1) week's notice to **the** Company.

13.12 All employees are entitled to thirty (30) sick hours effective January 01 annually. In addition employees shall be entitled to an additional one- half (0.5) hour in any month that any employee works one hundred and sixty four and one-half (164.5) hours in a month.

Employees on probation shall have sick hours on prorated basis earned at two and onehalf **(2.5)** hours per month for each completed month of service. These employees shall be entitled for an additional one- half **(0.5)** hour, provided that the employee works one hundred and sixty four and one-half (164.5) hours, in a month.

- i) Payment for such sick leave days are at one hundred (100%) per cent of the employee's gross hourly rate.
- ii) Employees shall receive payment for **any** unused sick leave days at the rate of one hundred (100%) per cent of the employee's gross hourly rate, to be paid in the second pay period in January each year.
- 13.13 In the event an employee is called and serves on a jury, upon proof, the Company shall continue the employee's regular weekly pay during the approved Jury Duty Leave. The employee shall notify his Supervisor promptly when called and shall remit promptly to the Company all monies received for said service.

ARTICLE 14 . BEREAVEMENT LEAVE

- 14.01 in the event of the death of a member of his immediate family, **an** employee shall be entitled to be absent for five (5) days following the death including the days off already planned, without loss of pay.
- 14.02 For the purpose of this Article, the expression "immediate family" shall mean the spouse (legal or coinmon-law), the father, the mother, the children, a brother, a sister, the father-in-law, the mother-in-law, grandchildren, the grandparents of both employee and spouse as well **as** any parent or relative permanently residing with the employee or where the employee permanently resides.

The company may require proof of the circumstances from the employee.

- 14.03 During this absence, the employee shall be paid for the hours he was scheduled to work in the five (5) days following the death, at the employee's gross hourly rate.
- 14.04 The Company may authorize **an** employee to be absent without pay for additional days for a funeral taking place outside the province, if so requested and the company shall not **unreasonably** deny this **request.**
- **14.05** Under special circumstances, the Company may authorize an employee to be absent without pay for a scheduled day occurring on the day of a close friend/loved one's funeral service.

ARTICLE 15 - CLASSIFICATIONS AND RATES OF PAY

15.01 The classifications and rates of pay are **as set** out in the tables in Appendix "A" 1 - 8 which form a **part** of this Collective Agreement.

- 15.02 Qualified tow crew employees who perform tows will receive a premium of \$10.00 per short tow (non-Nav **Can** assisted not crossing runway or taxiways) or \$20.00 per long tow (Nav **Can** assisted crossing taxiways **and/or** runways),
- 15.03 Mechanics Senior Mechanics, Painters, Welders and Helpers will receive a yearly tool allowance of \$300.00 Effective August 01, 2007 the allowance fox the Mechanics, Senior Mechanics, Painters and Welders shall be increased to four hundred dollars (\$400.00) and for Helper the tool allowance shall be increased to three hundred and twenty five dollars (\$325.00).
- 15.04 An employee required to perform the tasks of an employee of a higher position than his for at least one (1) complete hour in fractions of 15 minute increments of work, shall be paid the premium of this higher position.
- 15.05 An employee required to perform the tasks of an employee of a lower position than his for a temporary period, shall be paid according to the salary of his regular position.
- 15.06 Employees expected to travel away from the airport located where **they** work at the request of the Company, will **be** paid expenses **as** follows: mileage will be \$0.45 per kilometer for using their vehicle (for **the** purpose of article 7.11, the mileage will be **based** on the distance between the two (2) stations), meal allowance if working **through a** meal **period** or if assignment is more **than** 24 **hours** the allowance will be \$60.00 daily, and parking and hotel cost if **any** will be reimbursed completely.

Employees who are forced to work in another station, between Dorval and Mirabel, will be paid \$0.45 per kilometer only for the distance between the two (2) stations.

- **15.07** "Mechanical Helper" will be upgraded to "Mechanic" classification following four thousand (4000) **hours** of actual work within the Maintenance Shop provided there is a vacancy.
- **15.08** Effective August 01, 2008 employees working during 22:00 hours and 06:00 hours shall receive a shift premium of **fifteen**cents (\$0.15) per hour,

ARTICLE 16 - UNIFORMS

- 16.01 Uniforms will be supplied as needed, as soon as available, and no later than the probationary period, Once supplied, the uniform must be worn accordingly.
- **16.02** The total **cost of** the uniform required by **Company** regulations shall be entirely paid by the company.
- 16.03 A price list shall be made available for the Union upon request,

- 16.04 In the event of termination of employment of an employee with less than one (1) year of service, all **items** and accessories of his uniform shall **be** cleaned and returned to the Company.
- 16.05 in the event of termination of employment of an employee with more than one (1) year of service, all items of his uniform bearing the Company name shall be returned to the Company
- 16.06 An employee who **does** not **return** his uniform shall pay the missing items **at** their residual value.
- 16.07 The uniform shall consist of

Full-fime (9-months and	Partsime
Once (1)Per Year	Once (1)Per Year
4 pants	2 pants
3 shirts (short sleeves) and/or polos	5 shirts and/or polos
3 shirts (long sleeves)	1 belt
2 Bermuda shorts	2 Bermuda shorts
1 belt	1 raincoat
1 raincoat	1. baseball hat
1 baseball hat	1 toque
1 toque	
A STREET OF THE STREET OF STREET OF STREET OF STREET	Once (1) overy Two (2) Weers
1 winter coat or 1 bomber jacket	1 winter coat or 1 bomber jacket
1 wind breaker	1 wind breaker

Damaged **clothing** will be replaced immediately at no cost to the employee. Clothing will **be** available at the location the employee **is** working.

An employee can trade one (1) pair of pants and one (1) shirt against one (1) summer coverall,

16.08 **An** amount of one hundred dollars (\$100) per year shall be given towards the purchase of safety boots for the employee upon presentation of receipts and proof of purchase. The year will be based on their seniority date. Effective August 01, 2007 the amount shall be increased to one hundred and twenty five (\$125,00)

Work gloves will **be supplied** to employees **in** all stations upon request. The Company will provide summer, winter and waterproof gloves, according to the season for each **employee.**

Company will **clean uniforms** for **employees** working in the mechanic category through a laundry service to be provided at no cost to employees.

Company will clean, at no cost to employees, those uniforms that are soiled as a result of an aircraft fluid spill.

ARTICLE 17 - HEALTH AND SAFETY

- 17.01 The Union, the Company and its employees agree to encourage good health and safety practices at work in accordance with legislation and regulations in effect.
- 17.02 It is the responsibility of each employee and the Company to ensure and promote a safe and healthy work environment, If an employee witnesses a dangerous situation or manoeuvre which he cannot personally correct, he must inform his superior and his shop steward who will advise the person responsible.

In **order** to accelerate the treatment of injuries occurring at work, the Company shall post and keep posted, in a conspicuous place or places where they are likely to come to the attention of the employer's employees, the procedure to be followed in case of emergency based on the directives put forth by the appropriate airport authorities.

Return to Work Policy

It is the policy of the Company to make available to an employee who ahs suffered 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 Worker's 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 in 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 ail 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.
- 17.03 According to section 128 of the Canada Labour code, the mechanics may defer the work to perform if they have reasonable cause to believe that a condition exists that constitutes a danger to them,

17.04 <u>Committee</u>

The parties to this agreement consent to set up a Health and Safety Committee having the same powers **and** obligations as those specified in the law. This committee shall be composed of one Union representative and one Company representative.

17.05 The Health and Safety Committee:

- (a) shall receive, consider and expeditiously dispose of complaints relating to the safety and health of the employees represented by the committee;
- (b) shall maintain records pertaining to the disposition of complaints relating to the safety and health of **the** employees represented by the committee;
- (c) shall cooperate with any occupational health service established by the work place;
- (d) may establish and promote safety and health programs for the education of the employees represented by the committee;
- (e) shall participate in all inquiries and investigations pertaining to occupational safety and health including such consultations as may be necessary with persons who are professional or technically qualified to advise the committee on those matters;
- (f) may develop, establish and maintain programs, measures and procedures for the protection or improvement of the safety and health of employees;
- (g) shall regularly monitor programs, measures and procedures related to the safety and health of employees;
- (h) shall ensure that adequate records are kept on work accidents, injuries and health hazards and shall regularly monitor data relating to those accidents, injuries and hazards;
- (i) shall cooperate with safety officers;
- (j) may request from the employer such information **as** the committee considers necessary to identify existing or potential hazard with respect to materials, processes or equipment in the work place;
- (k) shall have full access to all government and employer reports relating to the safety **and** health of the employees represented by the committee but shall not

have access to the medical records of any person except with the consent of that person.

- 17.06 The employer shall post and keep posted, in a conspicuous place or places where they are likely to come to the attention of the employer's employees, the names and **work** locations of ail the members of the health and safety committee established for the work place controlled by **the** employer,
- 17.07 The safety and health committee shall keep accurate records of ail matters that come before it pursuant to Article 17.05 and shall keep minutes of its meetings and shall make those minutes and records available to a safety officer on the officer's request. All minutes to be signed by the co-chair persons.
- 17.08 The safety and health committee shall meet during regular working hours once each month, and, where meetings are urgently required **as** a result of **an** emergency or other special circumstance, the committee shall meet as required whether or not during regular working hours.
- 17.09 The members of the **safety** and health committee are entitled to such time from their work as **is** necessary to attend meetings or to carry out any of the other functions of a member of the committee, **and** any time spent by a member while carrying out any of the functions of a member of the coinmittee shall, for the purpose of calculating **wages owing** to that member, be deemed to have been spent at **work**,
- 17.10 No member of the safety and health committee is personally liable for **anything** done or omitted to be done by the member in good faith under the purported authority of this section or any regulations made under this section.
- 17.11 Subject to any regulations made pursuant to previous articles, the safety and health committee may establish its own rules of procedure in respect of the terms of office, not exceeding two years, of its members, the time, place and frequency of regular meetings of the committee, and such procedures for its operation as it considers advisable.
- 17.12 **A** copy of the accident-enquiry report will be remitted to the employee involved in the accident, should he **ask** for such.
- 17.13 All employees will receive a minimum of **two (2)** hours of Health and safety training **as** part of their initial training. The contents will be discussed with the Health and Safety Committee and **a** member of the Health and Safety Committee, appointed by the Union, will assist in this training.
- 17.14 All employees must wear safety boots while on shift.
- 17.15 The Health and Safety Committee will discuss the opportunity to provide back support belts and knee pads at no cost to employees who request it.

- 17.16 The Health and Safety Committee shall discuss the number of employees required to perform the tasks required by the flights being handled.
- 17.17 The Company shall provide all Health & Safety Representatives with safety vests identifying the as Health **and** Safety Representatives.
- 17.18 The Health and Safety Committee shall determine the type of gloves to be issued to the employees.

ARTICLE 18 - BENEFIT PLAN

18.01 Benefit and insurance Plan

The Company agrees to maintain the level of, and the ratio of Company/employee contribution to the various benefit and insurance plans including Life, Accidental Death & Dismemberment, short & Long Term Disability, Extended health & Dental, except as may be mutually agreed to between the Company and the Union. The Company further agrees to provide a summary of benefit and insurance plans to all employees and the Union.

To be eligible, an employee must have completed 4 months of employment and have worked a minimum of 320 hours for 8 complete pay periods during the 4 months preceding one of the following periods of reference:

(March, April, May, June)	Benefits covered for August, Sept., Oct., Nov.
(July, August, September, October)	Benefits covered for Dec., Jan., Feb., Mer.
(Nov., Dec., January, February)	Benefits covered for Apr., May, June, July

Benefit coverage shall be continuous provided an employee meets the requirements mentioned above.

Premium Split

-

If the employee has chosen the core option **coverage**, the insurance premium is 100% employer paid for the employee. For the employee's dependent it is **50%** employer paid;

If the employee has chosen the coverage option 1 or 2 the insurance premium is **100%** employee paid.

There shall be a cap of one hundred and fifty dollars (\$150.00) per **month** that **an** employee shall contribute as a premium for family coverage. The Company shall reimburse **any** employee for any premium that an employee has paid in excess of the one **hundred and fifty** dollars (\$150.00). **This** payment will be made at the end of each year.

The Company and the Union shall meet in June 2007 to consider available options to add stability to the current benefit plan and reducing cost to the employees. There shall be no reduction of benefits or additional costs to the employees pending the outcome of this meeting,

- 18.02 Current employees hired prior to ratification can continue to participate in the existing RRSP with a contribution to a maximum of one and one-half percent (1.5%) of their location salary. The Company will match the employee's contribution. The employee who is contributing to the RRSP is not eligible to the Retirement Program described in 18.05.
- 18.03 The company agrees to supply a parking space to employees working at the airports where Handlex maintains Teamster personnel and shall pay the cost entirely.
- 18.04 Flight Benefits

Blue **Pass** (interline) flight benefits **of** the Company Handlex shall reflect the same **benefits** as to the employees of the Company Air Transat with the exception of interline travel with other carriers. All employees that have completed their probationary period shall receive a copy of the Blue **Pass** booklet.

18.05 The Company has introduced a new retirement program that will be governed by the following principles:

Membership:

- Twenty- four (24) months of continuous employment
- Compulsory for **new** employees (hired after ratification)
- Voluntary for current employees. Once the employee has entered the program, they can not opt **out**

Employee's Contribution (statutory):

- One percent(1%) of location salary (no overtime, bonus or other income)
- Paid monthly to the RRSP

Employee's Contribution (flexible):

- Additional zero point five (0.5%) percent, one percent (1%), or one point five (1.5%) percent of location salary
- Paid monthly to the RRSP
- Choice once a year

Handlex contribution (statutory)

- One percent (1%) of location salary
- Paid monthly to the DPSP

Handlex Contribution (flexible)

- Seventy-five (75%) percent, hundred (100%) or hundred and twenty-five (125%) percent match of employee's flexible contribution depending upon Transat A.T. performance
- Paid animally to the DPSP if employee still employed at date of payment

18.06

In the event that Handlex distributes a "Handlex **Bonus**" employees that are members of the retirement program shall have this bonus deposited into their retirement program account, Employees that are not members of the retirement program shall have the "Handlex Bonus" deposited into their bank accounts as has been the past practice,

ARTICLE 19 - EMPLOYEE FILE

- 19.01 Written instructions regarding a transfer, promotion, demotion, disciplinary measure, leave of absence without pay and/or vacations, shall be placed in the employee file with a copy given to the Shop Steward and **a** copy sent to the applicable Union Office.
- **19.02** The employee who so desires shall have access to his employee file of the company. The access shall be done on Company approved time, in the presence of the supervisor of the employee within seventy-two (72) hours following the request. The Union, with written permission of the employee, may have access to the file **as** well.
- 19.03 The employee **who** so desires shall obtain a copy of his employee file or part thereof.
- 19.04 Any action or decision in respect of any employee shall not **be** based on **any** item in his personnel record, which **has** been on file for more than (twelve) 12 months,

ARTICLE 20 - GRIEVANCE PROCEDURE

- 20.01 The Company and the Union agree that it is the purpose of the grievance procedure to amicably and fairly settle **any** complaints and disagreements concerning the employees, the Union, and the company, without, so far as possible, resort to arbitration. The parties further agree that the settlement of any grievance shall not conflict with the provisions of the Agreement, and that it is of the utmost importance to adjust complaints and grievances as quickly **as** possible,
- 20.02 It is the mutual desire of the parties that complaints of employees shall be adjusted **as** quickly **as** possible, and it is agreed that an employee has no grievance until he **has** first given the **company** the opportunity to adjust his complaint.
- 20.03 Any grievance arising over the administration, interpretation or alleged violation of this Agreement shall be submitted in writing, in triplicate on forms supplied by the Union and signed by the grievor or grievors. Such grievance must be **submitted** within thirty (30) calendar days from the occurrence of the incident giving rise to the grievance,

There shall be an earnest effort on the part of both parties to settle such grievance promptly through the following steps:

20.04 <u>STEP ONE</u>

By a conference between the aggrieved employee and his Supervisor; the employee shall be accompanied by his Steward. The employee's Supervisor shall give his decision in writing within five (5) working **days**.

20.05 S<u>TEP TWO</u>

Within five (5) working days after the decision of Step One has been or should have been given, the employee shall present the written grievance to the Manager, or a person or persons designated by him to handle such matters at Step Two. The Manager or his designate shall schedule a meeting to be held within ten (10) working days from the time when such grievance was presented to him, or his designate.

At the Step Two meeting, the employee shall be accompanied by his Steward, and the Manager, or his designate, may be accompanied by officials of the Company. The business Representative of the Union shall be present at the meeting. The Manager, or his designate, shall give a decision in writing on behalf of the Company within five (5) working days immediately following the date of such meeting.

20.06 <u>General Provisions</u>

A Union policy grievance or a group grievance which is defined as an alleged violation of this Agreement concerning the **Union** as such or all or a substantial number of employees in the bargaining unit in regard ta which an individual employee could **not** grieve may be lodged by an authorized representative of the Union in writing with the Company at Step 2 of the grievance procedure at any time within fifteen (15) full working days after the circumstances giving rise to such grievance occurred or originated, **and** if it is not satisfactorily settled it may be processed to arbitration in the **same** manner and to the same extent **as** the grievance of **an** employee.

20.07 <u>Grievance Between Company arid Union</u>

Any grievance which anses directly between the Company and the Union concerning the interpretation, application, administration or alleged violation of the provisions of **the** Agreement may be submitted by either of the parties to the other. Notice of the grievance shall be in writing within ten (10) working days of the occurrence of the matter giving **rise** to the grievance. The Manager, or his designate, shall schedule a meeting between the parties to be held within ten (10) working days after notice **has** been given by either of **the** parties to the other. The decision of the party being grieved against **shall** be given **in** writing within **ten** (I0) working days following the date of such meeting. if no settlement is reached, the grievance may be referred to arbitration in accordance with the provision s of Article 7 of the Agreement.

- **20.08** The Company **shall, from** time to time, notify the Union in writing of the names of the Company representatives and designated aiternates appointed for purposes of the grievance procedure.
- 20.09 Each step to be taken under the grievance procedure and any reference to arbitration shall be taken with the time limits set forth in Article 20 or Article 21.

20.10 Extension of Time Limits

Any and all time limits set forth in Article 20 for the taking of action by either party or by an employee may be extended at any time by mutual agreement of the parties, which shall be confirmed in writing.

20.11 Discharge or Suspension Notice

If the Company suspends or discharges **an** employee, it shall notify both the employee concerned and the Steward, in writing, within **two** (2) working days, giving the reasons for such discharge or suspension.

20.12 <u>Discharges and Suspensions</u>

If an employee who has acquired seniority believes that he has been discharged or suspended without just cause, the grievance shall be presented at Step Two within five (5) working days after notice has been given to the employee and the Steward. If a suspension is grieved, the Company may elect not to put the suspension into effect until the grievance is settled, abandoned, or determined by reference to arbitration.

20.13 If the employee is discharged, such discharge will take effect immediately upon the employee receiving notice thereof, except the employee shall have the right to a ten (10) minute interview with his Steward, then he will immediately leave the premises.

20.14 <u>Stewards' Representation</u>

A Steward shall be present at any disciplinary meeting regarding verbals, written warnings, suspensions and discharges.

20.15 Where disciplinary action is considered necessary, the employee will be advised in writing within thirty (30) days of the knowledge of the event. if the time limit is exceeded, the Company will not take any action against the employee regarding the incident, in the future.

Such letters when issued will be progressive in nature **and** will represent various levels of severity depending upon the **offence** and/or the employee's previous disciplinary

record. The practice of the issuance of a verbal reprimand under certain circumstances will not be affected by this procedure.

20.16 In cases involving a discipline, local management prior to issuing the discipline, may review the matter with the Shop Steward in **an** effort to assure that all information and opinions are available.

ARTICLE21- ARBITRATION

- 21.01 Failing settlement under Step 2 of **any** grievance between the parties arising from the interpretation, administration, or alleged violation of this Agreement, including any question **as** to whether **a** matter is arbitrable, such grievance may be taken to Arbitration as hereinafter provided, 1f no written request for Arbitration is received within a thirty (30) day period of time after the decision in Step 2 is given, the grievance shall be deemed to have been abandoned without prejudice.
- 21.02 The written notice referred to in Article 21.01 shall contain the names of three (3) proposed arbitrators, The recipient of such notice shall agree to one (1) of the abovementioned arbitrators or propose the names of three (3) difference arbitrators in the written reply thereto. If the parties fail to agree upon **an** arbitrator, the arbitrator shall be appointed by the Minister in accordance with the Federal Labour Relations Act.
- 21.03 The arbitrator appointed shall agree with the parties on a date for the arbitration and shall hear and determine the matter and shall issue **a** decision which shall be final and binding upon the parties and upon any employee affected **by** it.
- 21.04 The arbitrator shall not be authorized to make any decision inconsistent with the provisions of this Agreement, nor to alter, modify or amend any part of this Agreement.
- **21.05** The parties will each pay one-half of the remuneration and expenses of the arbitrator selected by the parties or appointed by the Minister.
- 21.06 Any and all time limits **fixed** by Article 21 for the taking of action by either party may **be** extended **at** any time by mutual agreement of the parties, which shall be confirmed in writing.
- **21.07** No matter may be submitted to Arbitration which has not been properly carried through the prescribed steps for the grievance procedure,
- **21.08** The arbitration **hearing** should commence no later than 30 days after the date of the written request for arbitration, The arbitrator shall be selected jointly by the parties or assigned as provided under the Canada Labour Code.

The company **and** the union agree that grievances may be selected to be **heard** in **an** expedited format by mutual agreement. in the event there is no agreement the grievance will proceed though the normal course of arbitration described above.

In the expedited format the parties theinselves (managers for the company and stewards for the union) will present their **own** cases before the arbitrator. **The** parties will not **be** permitted to cite legal cases in argument. Decisions in the expedited process will be **final** and binding but non-precedent setting.

ARTICLE 22 - NO WORK INTERRUPTIONS

- 22.01 In view of the organized procedure for settling grievances, no employee shall go on strike, the Union shall not declare or authorize a strike by any of its members and the Company agrees not to declare or order a lock-out against any employee until the requirements dictated by the Canada Labour Code have been met. Furthermore, the parties agree to refrain **from** any pressure: tactics through the duration of this agreement.
- **22.02** For the purpose of this article, the terms "strike" and "lock-out" have the same meaning as those used by the Canada Labour code.
- 22.03 It is agreed that neither the Union nor the employees shall interrupt work due to a dispute or a disagreement between individuals, companies, **Union** or associations that have not signed this agreement, as long as the Company takes the necessary steps to ensure the safety of its employees at all times during such conflicts.

ARTICLE 23 - DURATION

- 23.01 All clauses and provisions of this agreement shall be subject to present or future legislation. However, if a clause in **this** agreement should be nullified by a present or future legislation, such invalidation shall not invalidate other clauses of this agreement **and** they **shall** remain **in** full force.
- **23.02** This collective agreement shall become effective and continue from the date of signature **until** November 30, 2009.
- 23.03 This Agreement shall remain binding from year to year thereafter, unless notification in writing to amend, modify or change the Agreement is served by either of the parties hereto on the other; such notification to be served within three (3) months of expiry of the expiry date of this agreement. In the event that notice is given of intended amendments, modifications or changes, this agreement shall remain in force and effect while negotiations are being carried out for the arrangement of a new agreement.

ARTICLE 24 - REORGANIZATION OF THE COMPANY

24.01 In the event that the Company changes ownership, merges with another Company, changes its corporate identity in any way, this agreement shall remain in full force and effect, and the certificate in force at that **time** and **issued** by the Canada Labour Relation Board shall not be affected in any way, unless provisions *to* the contrary **are** contained in **applicable legislation**.

ARTICLE 25 - PAY CHEQUES

- 25.01 In the event of an error in pay of fifty (\$50.00) dollars or more, at the employee's expense and caused by the Company, the Company agrees to correct this error in the four (4) calendar days following the reception of the written notice of error in the payroll department. Any other error will be corrected on the following pay of the employee.
- **25.02** Should an overpayment be made on an employee's pay cheque, the Company will take back this money on the following pay of the employee, It is the responsibility of the employee to identify any error in salary to the Company

APPENDIX "A"-1

		TORONT	OAND MC	NTREAL T	ERMINALS					
	Hours Required		Station Attendant Classification							
		Current	Aug. 1, 2006	Dec. 1, 2006	Aug. 1, 2007	Dec. 1, 2007	Aug. 1, 2008			
			+2%	+1%	+2%	+1%	+3%			
0-12		\$10.00	\$10.20	\$10.30	\$10.51	\$10.61	\$10.93			
12-24	960 hours	\$10.25	\$10.46	\$10.56	\$10.77	\$10.88	\$11.20			
24-30	1920 hours	\$10.50	\$10.71	\$10.82	\$11.03	\$11.14	\$11.48			
30-36	2400 hours	\$11.25	\$11.48	\$11.59	\$11.82	\$11.94	\$12.30			
36-42	3360 hours	\$12.00	\$12.24	\$12.36	\$12.61	\$12.74	\$13.12			
42-48	3840 hours	\$12.75	\$13.01	\$13.14	\$13.40	\$13.53	\$13.94			
48-54	4320 hours	\$13.50	\$13.77	\$13.91	\$14.19	\$14.33	\$14.76			
54-60	4800 hours	\$14.25	\$14.54	\$14.68	\$14.97	\$15.12	\$15.58			
60+	5280 hours	\$15.00	\$15.30	\$15.45	\$15.76	\$15.92	\$16.40			

APPENDIX "A" - 2

		TORONT	O AND MO	NTREAL T	ERMINALS	·····		
	Hours Required	Lavatory Classification						
		Current	Aug. 1, 2006	Dec. 1, 2006	Aug. 1, 2007	Dec. 1, 2007	Aug. 1, 2008	
			+2%	+1%	+2%	+1%	+3%	
0-12		\$11.00	\$11.22	\$11.33	\$11.56	\$11.67	\$12.02	
12-24	960 hours	\$11.25	\$11.48	\$11.59	\$11.82	\$11.94	\$12.30	
24-30	1920 hours	\$11.50	\$11.73	\$11.85	\$12.08	\$12.21	\$12.57	
30-36	2400 hours	\$11.75	\$11.99	\$12.10	\$12.35	\$12.47	\$12.84	
36-42	3360 hours	\$12.60	\$12.85	\$12.98	\$13.24	\$13.37	\$13.77	
42-48	3840 hours	\$13.45	\$13.72	\$13.86	\$14.13	\$14.27	\$14.70	
48-54	4320 hours	\$14.30	\$14.59	\$14.73	\$15.03	\$15.18	\$15.63	
54-60	4800 hours	\$15.15	\$15.45	\$15.61	\$15.92	\$16.08	\$16.56	
60+	5280 hours	\$16.00	\$16.32	\$16.48	\$16.81	\$16.98	\$17.49	

APPENDIX "A" - 3

		TORONTO AND MONTREAL TERMINALS							
	Hours Required			Leadhand	Classificatio	D			
		Current	Aug. 1, 2006	Dec. 1, 2006	Aug. 1, 2007	Dec. 1, 2007	Aug. 1, 2008		
			+2%	+1%	+2%	+1%	+3%		
0-12		\$12.00	\$12.24	\$12.36	\$12.61	\$12.74	\$13.12		
12-24	960 hours	\$12.25	\$12.50	\$12.62	\$12.87	\$13.00	\$13.39		
24-30	1920 hours	\$12.50	\$12.75	\$12.88	\$13.14	\$13.27	\$13.66		
30-36	2400 hours	\$12.75	\$13.01	\$13.14	\$13.40	\$13.53	\$13.94		
36-42	3360 hours	\$13.60	\$13.87	\$14.01	\$14.29	\$14.43	\$14.87		
42-48	3840 hours	\$14.45	\$14.74	\$14.89	\$15.18	\$15.34	\$15.80		
48-54	4320 hours	\$15.30	\$15.61	\$15.76	\$16.08	\$16.24	\$16.73		
54-60	4800 hours	\$16.15	\$16.47	\$16.64	\$16.97	\$17.14	\$17.65		
60+	5280 hours	\$17.00	\$17.34	\$17.51	\$17.86	\$18.04	\$18.58		

APF	PEND	IX	"A"	-4
-----	------	----	-----	----

	TORONTO MAINTENANCE										
	Senior Mechanic Classification										
Service Months	Current	rrent Aug. 1, 2006		Aug. 1, 2007	Dec. 1, 2007	Aug. 1, 2008					
		+2%	+1%	+2%	+1%	+3%					
0-6	\$19.00	\$19.38	\$19.57	\$19.97	\$20.16	\$20.77					
6-12	\$21.00	\$21.42	\$21.63	\$22.07	\$22.29	\$22.96					
12-18	\$21.75	\$22.19	\$22.41	\$22.85	\$23.08	\$23.78					
18-24	\$21.75	\$22.19	\$22.41	\$22.85	\$23.08	\$23.78					
24-30	\$22.50	\$22.95	\$23.18	\$23.64	\$23.88	\$24.60					
30-36	\$22.50	\$22.95	\$23.18	\$23.64	\$23.88	\$24.60					
36-42	\$23.00	\$23.46	\$23.69	\$24.17	\$24.41	\$25.14					
42-48	\$23.00	\$23.46	\$23.69	\$24.17	\$24.41	\$25.14					

	MONTREAL MAINTENANCE Senior Mechanic Classification									
Service Months	Current	Aug. 1, 2006	Dec. 1, 2006	Jan. 1, 2007	Aug. 1, 2007	Aug. 1, 2007	Dec. 1, 2007	Aug. 1, 2008		
		+2%	+1%	+\$0.50	+2%	+\$0.54	+1%	+3%		
0-6	\$18.00	\$18.36	\$18.54	\$19.04	\$19.42	\$19.96	\$20.16	\$20.77		
6-12	\$20.00	\$20.40	\$20.60	\$21.10	\$21.53	\$22.07	\$22.29	\$22.96		
12-18	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78		
18-24	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78		
24-30	\$21.50	\$21.93	\$22.15	\$22.65	\$23.10	\$23.64	\$23.88	\$24.60		
30-36	\$21.50	\$21.93	\$22.15	\$22.65	\$23.10	\$23.64	\$23.88	\$24.60		
36-42	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14		
42-48	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14		

Note: Effective Jan. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.50 increase to base salary Effective Aug. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.54 increase to base salary

	TORONTO AND MONTREAL MAINTENANCE									
	Mechanic Classification									
Service Current Aug. 1, 2006 Dec. 1, 2006 Aug. 1, 2007 Dec. 1, 2007										
		+2%	+1%	+2%	+1%	+3%				
0-6	\$14.75	\$15.05	\$15.20	\$15.50	\$15.65	\$16.12				
6-12	\$14.75	\$15.05	\$15.20	\$15.50	\$15.65	\$16.12				
12-18	\$15.75	\$16.07	\$16.23	\$16.55	\$16.72	\$17.22				
18-24	\$21.75	\$16.07	\$16.23	\$16.55	\$16.72	\$17.22				
24-30	\$16.75	\$17.09	\$17.26	\$17.60	\$17.78	\$18.31				
30-36	\$16.75	\$17.09	\$17.26	\$17.60	\$17.78	\$18.31				
36-42	\$17.25	\$17.60	\$17.77	\$18.13	\$18.31	\$18.86				
42-48	\$17.25	\$17.60	\$17.77	\$18.13	\$18.31	\$18.86				

APPENDIX "A"-5

APPENDIX "A" - 6

		TORC	NTO MAIN	TENANCE						
Helper Classification										
Service Current Aug. 1, 2006 Dec. 1, 2006 Aug. 1, 2007 Dec. 1, 2007										
		+2%	+1%	+2%	+1%	+3%				
0-6	\$12.00	\$12.24	\$12.36	\$12.61	\$12.74	\$13.12				
6-12	\$12.00	\$12.24	\$12.36	\$12.61	\$12.74	\$13.12				
12-18	\$12.75	\$13.01	\$13.14	\$13.40	\$13.53	\$13.94				
18-24	\$12.75	\$13.01	\$13.14	\$13.40	\$13.53	\$13.94				
24-30	\$13.50	\$13.77	\$13.91	\$14.19	14.338	\$14.76				
30-36	\$13.50	\$13.77	\$13.91	\$14.19	14.338	\$14.76				

	Helper Classification							
Service	Current	Aug. 1,	Dec. 1,	Jan. 1,	Aug. 1,	Aug. 1,	Dec. 1,	Aug. 1,
Mouths		2006	2006	2007	2007	2007	2007	2008
		+2%	+1%	+\$0.35	+2%	+\$0.38	+1%	+3%
0-6	\$11.30	\$11.53	\$11.64	\$11.99	\$12.23	\$12.61	\$12.74	\$13.12
6-12	\$11.30	\$11.53	\$11.64	\$11.99	\$12.23	\$12.61	<u>\$12.74</u>	\$13.12
12-18	\$12.05	\$12.29	\$12.41	\$12.76	\$13.02	\$13.40	\$13.53	\$13.94
18-24	\$12.05	\$12.29	\$12.41	\$12.76	\$13.02	\$13.40	\$13.53	\$13.94
24-30	\$12.80	\$13.06	\$13.19	\$13.54	13.818	\$14.19	\$14.33	\$14.76
30-36	\$12.80	\$13.06	\$13.19	\$13.54	13.818	\$14.19	\$14.33	\$14.76

Note: Effective Jan. 1, 2007, Montreal Helper to receive an additional \$0.35 increase to base salary Effective Aug. 1, 2007, Montreal Helper to receive an additional \$0.38 increase to base salary

APPENDIX "A" - 7

TORONTO MAINTENANCE Welder Classification							
		+2%	+1%	+2%	+1%	+3%	
0-6	\$19.00	\$19.38	\$19.57	\$19.97	\$20.16	\$20.77	
6-12	\$21.00	\$21.42	\$21.63	\$22.07	\$22.29	\$22.96	
12-18	\$21.75	\$22.19	\$22.41	\$22.85	\$23.08	\$23.78	
18-24	\$21.75	\$22.19	\$22.41	\$22.85	\$23.08	\$23.78	
24-30	\$22.50	\$22.95	\$23.18	\$23.64	\$23.88	\$24.60	
30-36	\$22.50	\$22.95	\$23.18	\$23.64	\$23.88	\$24.60	
36-42	\$23.00	\$23.46	\$23.69	\$24.17	\$24.41	\$25.14	
42-48	\$23.00	\$23.46	\$23.69	\$24.17	\$24.41	\$25.14	

MONTREAL MAINTENANCE Welder Classification								
								Service Months
		+2%	+1%	+\$0.50	+2%	+\$0.54	+1%	+3%
0-6	\$18.00	\$18.36	\$18.54	\$19.04	\$19.42	\$19.96	\$20.16	\$20.77
6-12	\$20.00	\$20.40	\$20.60	\$21.10	\$21.53	\$22.07	\$22.29	\$22.96
12-18	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78
18-24	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78
24-30	\$21.50	\$21.93	\$22.15	\$22.65	123.10	\$23.64	\$23.88	\$24.60
30-36	\$21.50	\$21.93	\$22.15	\$22.65	123.10	\$23.64	\$23.88	\$24.60
36-42	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14
42-48	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14

Note: Effective Jan. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.50 increase to base salary Effective Aug. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.54 increase to base salary

APPENDIX "A"-8

MONTREAL MAINTENANCE Painter Classification								
								Service Months
		+2%	+1%	+\$0.50	+2%	+\$0.54	+1%	+3%
0-6	\$118.00	\$18.36	\$18.54	\$19.04	\$19.42	\$19.96	\$20.16	\$20.77
6-12	\$20.00	\$20.40	\$20.60	\$21.10	\$21.53	\$22.07	\$22.29	\$22.96
12-18	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78
18-24	\$20.75	\$21.17	\$21.38	\$21.88	\$22.31	\$22.85	\$23.08	\$23.78
24-30	\$21.50	\$21.93	\$22.15	\$22.65	\$23.10	\$23.64	\$23.88	\$24.60
30-36	\$21.50	\$21.93	\$22.15	\$22.65	\$23.10	\$23.64	\$23.88	\$24.60
36-42	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14
42-48	\$22.00	\$22.44	\$22.66	\$23.16	\$23.63	\$24.17	\$24.41	\$25.14

Note: Effective Jan. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.50 increase to base salary Effective Aug. 1, 2007, Montreal Senior Mechanics to receive an additional \$0.54 increase to base salary

APPENDIX "B"

JOB DESCRIPTIONS

LEAD STATION ATTENDANT

Normal Duties:

A Lead is an employee required to direct, assist and perform the saine work as any other employee in his basic category that may be assigned to him and any other duties related **to the** job classification. The Lead shall assign work including rotating job assignments, give directions of proper use of equipment, work procedures and safety practices, ensure that personnel as well as equipment, arc properly utilized, instruct employees on the job and discuss aspects of the operation with the customer. Temporary Lead will be selected from a pool of qualified candidates.

Qualifications:

- Must have a thorough understanding of the job requirements of his category.
- Must be able to organize job functions within his category and direct other employees on performance of these functions.
- Must have the necessary qualifications and have passed any required **exams by** the Company, related to his Category.
- Must be of good character, neat in appearance and safety minded.

STATION ATTENDANT

Normal Duties:

- Loading and unloading baggage, cargo, mail, COMAT, whether palletized or bulk load, and conveyance of **same** to designated area.
- Service water and toilet **systems** of all aircraft.
- Operated safety and efficiently equipment **and** vehicles, including loading bridge owned **by** the Company or its contracted customer.
- After training, operate, position, remove, connect and disconnect ground power, air condition, and air stat units.
- After training, perform function of aircraft marshaller.
- Perform de-icing.
- Must be able to converse with customer representative in a polite and efficient manner.
- Must be able to **write** out incident and accident reports.
- Any other duties related to the job classification.

Minimum Qualifications:

- Must possess a valid **driver's** permit,
- Must possess good driving abilities **and** show **an** acceptable standard of equipment handling.

• Must have good character and good general appearance and be safety minded.

EQUIPMENT MECHANIC

Normal Duties:

- Clean, repair, maintain, modify and overhaul equipment under the jurisdiction of the Company or customers/clients equipment.
- Repair and paint minor body damage
- Write reports on defective equipment
- Any other duties related to the trade.

Minimum Qualifications:

- Mst be of good character, neat and safety minded.
- Must possess a valid driver's permit
- Must be able to discuss equipment problems with customers in a polite and efficient manner.
- Must have previous mechanical experience relating to the equipment they will be expected to maintain.

HELPER

Comprises of those employees in this classification who will assist a Licensed mechanic or mechanics. Must have the ability to act **as an** assistant to mechanical classifications required, While performing such duties, they will not be required to accept responsibility for their workmanship, their work being solely that of an assistant,

Dated at	this day of	, 2006
Canada Council of Teamst	ers	
Teamsters Local Union 419		Handlex Inc.
D Brian Lawrence	\square	Jean-Luc Paiement Jour due faiomant
Harjinder Badial	K/	John Pasteris John Poestairs
Newton Mignott		Anita McCormick Anta He Court
Chris Demetriou		Me Jean-François Lemay
Nick Bildan	TT .	12
A m e r Khawaja	11-1-	
	7	

Duarte Soares Del M Search >

Teamsters Local 1999 Guy Bissonnette 11.12 Patrick Charbonneau Maxime Lamontagne Marcin imon/an Pierre Daudelin tucke ina Benoit Dalphond, 3

LETTER OF UNDERSTANDING

RE: RAMP LEAD TRAINING

TORONTO/MONTREAL

The Union and the Company agree to form a committee to establish a training program for Leadhands. This committee shall consist of four bargaining unit members, two of which will be **fi-cm**Toronto and two **from** Montreal. in addition, there shall be a business agent from Local 419 and 1999. Time spent on this committee shall be assumed by the Company, A minimum of eight (8) hours will be paid if traveling to the other station. The initial meeting of the committee will take place within forty-five **(45)** days after the ratification.

The training shall consist of two separate elements: One which will be subjective and one which will be objective.

A minimum of the objective training **and** qualifications shall be the following:

- Valid Airport Restricted Pass (R.A.P.)
- Initial Training Completion
- Valid Drivers/Airport Permit (D/A) in good standing
- Updated company Dangerous Goods Certificate
- Successful Completion of W.H.M.I.S. Training
- Successful Completion of Airside Safety Training
- Successful Completion of Company Security Training
- Successful Completion of Health and Safety Training
- Successful Completion of Lend Training and Examination
- Successful Completion of Cargo Training

The parties agree **on** the following principles:

- Obligations to establish a training program for Leads within 90 days of ratification
- All current leads shall receive refresher training. Half of this group shall be trained within an additional 90 days following the creation of the training program. The remaining half shall be trained within 180 days following the creation of the training **program**.
- The union stewards within the respective locations shall receive a copy of the documentation relating to the training.
- When the company determines to upgrade employees into the lead-hand pool these employees shall have all training within 90 days,
- Test will be administered **at** the end of the training, however, under no circumstances shall such test take place not greater than ten (10) days
- Upon successful completion and passing of the lead test, a certificate will **be** issued and copies will be provided to the union stewards.
- All applicants to the lead-hand pool must have six (6) months service as a station attendant with Handlex unless the person has proven experience with another employer.

- The training program shall be a combination of classroom and practical (OJT). The OJT training will consist of a minimum of twenty (20) hours to a maximum of eighty (80) hours which will be completed within a sixty (60) day window and such OJT shall be documented, initialed by the trainee and acting trainer. (The trainer shall be *defined*).
- The following subjective items for training: Leadership, Delegating, Communication, Perception, Role of a lead – including expectations, interpersonal skills, Operations/Contractual time-frames and Teamwork shall be trained by a company appointed qualified entity. The Company shall inform the union, in writing, of these qualifications.

The following is a list of minimum requirements needed to successfully receive lead-hand accreditation:

- e Emergency protocol (Fire, fuel/hydraulic spill, bomb threat, injury, damage, wither, lighting).
- Health and Safety (marshalling, wing-walking, hand signals, etc.)
- Load sheets for all different types of aircrafts (including codes used on load sheets).
- Weight and balance including aircraft tipping hazards, consequences of not following the load sheet, NOTOC (Notification to Captain), Dangerous Goods
- Proper operation and inspection of the loader, pushback, lav truck, stair truck, bridge operation (to setup gate or neighboring gate. Note: Not while aircraft is on the gate.)
- Paperwork (security sheets, **can** placards)
- Inspection of containers (inbound and outbound)
- Briefing (What topics to cover)
- Tour of the baggage system
- Handling propeller aircraft
- Step Loading (weight and balance)
- a Pushouts/Tow-ins
- IFT parking positions, Line on the ramp
- All leads shall have competent knowledge of all aircrafts services by Handlex.

The employee who fails the training will not have access to the training program for twelve (12) months.

Prior to posting a permanent Lead vacancy, the qualified employee from the Lead pool will be given preference.