COLLECTIVE AGREEMENT

BETWEEN

GARDA SECURITY SCREENING INC. (hereinafter referred to as « the Employer »)

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

(hereinafter referred to as « the Union »)

April 1, 2015 – March 31, 2018 13438 (04)

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ARTICLE 1 SCOPE OF BARGAINING UNIT

Section 1.1

The Union shall be the exclusive collective bargaining representative of all employees in the bargaining unit which consists of all the employees of the Company providing preboard security screening services under the CATSA contract at Pearson International Airport, Buttonville Airport and Toronto City Centre Airport, including Point Leaders, save and except the Dispatchers, the Terminal Supervisors and those above the rank of terminal Supervisors.

Section 1.2

All work within the bargaining unit shall be performed only by those persons coming within the bargaining unit who are dues paying members of the Union as prescribed herein. No work which the employees perform or can perform shall be performed or subcontracted out in any manner, save and except:

- a) by non union members in order to maintain their "Q" qualifications but without moving an employee from his/her job post or rotation;
- b) in the case of an emergency.

Section 1.3

The Employer agrees not to enter into any agreement or contract with the employees covered by this Agreement, individually or collectively which in any way conflicts with the terms and provisions of this agreement.

Section 1.4

This Agreement shall be binding upon parties hereto, their successors, administrators, executors and assigns. In the event that the entire operation is sold, leased, transferred to, taken over by sale, transfer, lease, assignment, receivership of bankruptcy proceedings such operation shall continue to be subject to the terms and conditions of this Agreement for the life thereof.

Section 1.5

It is understood by this Section that the parties hereto shall not use any leasing device to a third party to evade this Contract.

ARTICLE 2 - CHECKOFF DUES, INITIATION AND REINITIATION FEES

Section 2.1

All employees must immediately assign to the Union, through payroll check-off, the current monthly union dues by signing the regular dues authorization and application for membership card or the equivalent should the format of this card be changed, which will then be forwarded to the Union office.

Section 2.2

- a) Bargaining unit employees shall become and remain members in good standing of the Union as a condition of employment.
- b) The Company shall be advised of the amount of the current monthly Union dues to be deducted by written notice from the Local Union's Secretary-Treasurer.
- c) The Company agrees to deduct initiation fees from each employee upon the completion of his probationary period on the first pay week and forward said amount to the Union office.
 - The Company also agrees to deduct initiation fees from each new employee after ratification of this agreement.
- d) The Company agrees to deduct re-initiation fees and assessments if requested to do so by the Union.

The Union will refund directly to the employee any such monies deducted in error.

Section 2.3

The Company agrees to deduct from the last pay cheque each month the monthly dues of any employee covered by this Agreement, and to remit such monies so deducted to the head office of the Local Union along with a list of employees from whom the monies were deducted not later than the tenth (10th) day of the month following the date upon which such monies were deducted.

Section 2.4

Dues authorization cards shall remain in effect during the term of an employee's service with the Company.

Section 2.5

The Union will notify the Company in writing of any arrears in dues caused for any reason or any arrears in initiation or re-initiation fees and the company will immediately

commence deductions in amounts prescribed by the Local Union in such written notice and forward such monies to the Local Union along with the monthly dues as provided for above.

Such notice of arrears served on the Company shall prescribe payroll deductions of not more than twenty-five dollars (\$25.00) per pay. The Union will refund directly to the employee any such monies deducted in error.

Section 2.6

The Company agrees to continue to use the Union's pre-billing system for dues and other requested deductions and will forward all required information.

Section 2.7

The Company will show the yearly Union's dues deductions on employees' T-4 slips.

Section 2.8

- a) A seniority list will be prepared and forwarded to the Local Union office in September and February of each year.
- b) An employee list containing names and addresses of employees as contained in the records of the Company will be prepared and forwarded to the Local Union office in September and February of each year.

ARTICLE 3 - UNION REPRESENTATION

Section 3.1

- a) The Union shall have the right to appoint twenty six (26) Stewards (Airport Wide), and six (6) Alternate Stewards (two (2) per Terminal), to represent the employees.
- b) The shop Committees comprised of two (2) Chief Stewards at YYZ or the Chief Steward and a Steward at YTZ, to meet at a minimum of once a month (or more often as needed by mutual agreement) with Management representatives in order to address matters of concern regarding the Union membership and day-to-day operations at the site. More particulars will be outlined in LOU 11.
- c) Health and Safety Committee comprised of not fewer than four (4) IAM members employed at the terminal and experienced in the work carried on at the location. More particulars will be outlined in LOU 10.

Section 3.2

The members of the Negotiating, Shop and Health and Safety Committees shall be employees who have completed at least one (1) year service or by Union discretion.

Section 3.3

The Union shall notify the Company in writing of the names of the employees who are members of the Negotiating, Shop, and Health and Safety Committees and the Company shall not be required to recognize them until so notified.

Section 3.4

The Union acknowledges that shop stewards have regular work to perform and that they shall only absent themselves from such work with the permission of the Management and, upon resuming their regular duties, they shall again report to the Manager. Members shall not lose pay for time spent during their regular scheduled working hours performing the functions set out at Article 5.1.

Section 3.5

One Steward (or his/her qualified designate) will be allowed forty-five minutes of paid time to greet new employees' and make them familiar with the Collective Bargaining Agreement. This will occur after "Q" test in the designated area.

Section 3.6

It is agreed that the Negotiating Committee for the Union shall be three (3) Terminal Chief Stewards and seven (7) Negotiations Representatives for a total of ten (10), and the Business Representative assigned by the Local Union or their designate.

Section 3.7

The Negotiating committee members must have at least twelve (12) months seniority with the Company at the time of their appointment.

Section 3.8

Members of the Negotiating Committee who are employees of the Company shall suffer no loss in pay for time spent during normal working hours attending negotiations, conciliations and mediation meetings.

ARTICLE 4 - MANAGEMENT RIGHTS

Section 4.1

The Union agrees that the Employer has the exclusive right and power to manage the Employer's operations, to direct the working forces and to hire, promote as set out in this Agreement, demote and/or discharge for just and reasonable cause, or layoff employees in line with their seniority as per Section 9.1, to assign to jobs, and to increase and decrease the working forces, provided however, that the Employer agrees that any exercising of these rights and powers in conflict with any provisions of this Agreement shall be subject to the provisions of the Grievance Procedure.

ARTICLE 5 - GRIEVANCE PROCEDURE

Section 5.1

The Company and the Union agree that it is the purpose of the grievance procedure to amicably and justly settle any complaints and disagreements concerning the employees, the Union and the Company, without so far as is possible, resorting to arbitration. The parties further agree that the settlement of any grievance shall be deemed not to conflict with the provisions of the Agreement.

Section 5.2

It is the mutual desire of the parties that complaints of employees shall be dealt with as quickly as possible, out of the view of the public eye, with a Union Steward present. Furthermore, it is agreed that an employee has no grievance until he has first given the Supervisor the opportunity to deal informally with his complaint. It is understood that the employee has five (5) business days to meet his supervisor from the day of the incident giving rise to his complaint or the knowledge of it.

Section 5.3

Should any difference arise between the Company and any of the employees as to the interpretation, application, administration or alleged violation of the provision of the Agreement that cannot satisfactorily be dealt with pursuant to Article 5.2, an earnest efforts shall be made to settle such difference in the following manner:

Section 5.4- STEP ONE

Within ten (10) business days from the supervisor response following the meeting foreseen at section 5.2, the employee, who may request the assistance of his Steward, shall present his grievance in writing, on a form agreed upon by the Company and the Union, to the Management and if, within ten (10) days from the time when such grievance was presented, a decision not satisfactory to the union is given, then:

Section 5.5 – STEP TWO

Within five (5) business days after the decision of Step One has been given, or should have been given, an authorized member of the Shop Committee shall present the written grievance to the Director of Labor Relations, or designate, shall schedule a meeting to be held within ten (10) business days from the time when such grievance presented to him, or his designate. At the Step Two meeting, the Director, or designate, may be accompanied by the Personnel Manager and such other assistants, as so desired. The business representative of the union may be present at the meeting. The director, or designate, shall give a decision in writing on behalf of the company within 10 business days immediately following the date of such meeting.

Section 5.6

In the event that two (2) or more employees have grievances relating to the interpretation, application, administration or alleged violation of the provisions of the Agreement which are sufficiently common in nature that they may be conveniently dealt with together, such grievances shall constitute a Group grievance and it shall be presented at Step Two.

Section 5.7

Any grievance which arises directly between the Company and the Union concerning the interpretation, application, administration or alleged violation of the provision of the Agreement, may be submitted by either of the parties to the other. Notice of grievance shall be given in writing within ten (10) business days of the occurrence of the matter giving rise to the grievance. The Director, or his/her designate, shall schedule a meeting between the Shop Committee to be held within twenty (20) business days after notice has been given in writing within fifteen (15) business days following the date of such meeting. If no settlement is reached, the grievance will be referred to arbitration in accordance with the provision of Article 7 of the Agreement.

Section 5.8

Each step to be taken under the grievance procedure and any reference to arbitration shall be taken within time limits set forth in Article 6 or Article 7 or the matter shall be deemed to have been abandoned, unless time limits have been extended by mutual agreement. A Step is deemed to have been taken when notice is given by the party who filed the grievance.

Section 5.9

Any and all time limits set forth in Article 6 or Article 7 for the taking of action by either party may be extended at any time by mutual agreement of the parties in writing.

Section 5.10 – DEFINITION OF BUSINESS DAY

Business days are from Monday to Friday, except statutory holidays. Any mentioned of "days" in the collective agreement will be considered business days.

Section 5.11 – DISMISSAL AND SUSPENSION

An employee will be entitled to have a Steward present when being presented with any discipline that will be noted in his file or in any meeting that the employee may believe could lead to disciplinary action. Every effort will be made to present discipline during the employee's regularly scheduled shift and within seven (7) business days of knowledge by the Company of the incident giving rise to the discipline. If the employee is suspended pending investigation without pay until the appropriate discipline has been determined and issued, it is understood that he will begin to receive remuneration at his normal hourly rate after the seventh (7th) business day of suspension pending investigation without pay.

It is hereby also agreed that all forms of discipline on an employee's file will be removed after twelve (12) months, unless a similar incident with discipline occurs in the twelve (12) months period.

Other similar incident, while the discipline file is active, extends the file for one (1) year from the date of the incident.

Section 5.12

If the Company determines that an employee is to be dismissed or suspended, it shall notify in writing both the employee concerned and the appropriate Chief Steward.

Section 5.13

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

ARTICLE 6 – ARBITRATION PROCEDURE

Section 6.1

In the event that any grievance concerning the interpretation, application, administration or alleged violation of the Agreement shall not have been satisfactorily settled under the provisions of Article 5, the matter may then be referred to arbitration by a notice in writing by one party to the other within ten (10) days from the decision of the Company under article 5.5 or article 5.7 or of the Union under article 5.7. The notice shall contain a copy of the grievance, the remedy sought and the name, address and phone number of the

arbitrator. It is agreed between the parties that arbitrator Brian Keller will be assigned to all grievances presented at the expedited arbitration process. However, all grievances proceeding individually will be heard on a rotational basis by arbitrators Brian Keller, Steve Raymond and Robert Herman.

Section 6.2

The recipient of the Written Notice, referred to in Article 6.1, shall notify in writing the other party, within ten (10) days after Notice has been given, as to the name and address of the above named arbitrators. Where the first person named on the list is unable to hear the matter within sixty (60) calendar days, or such other times as the parties may agree, the next person will be selected and so on. Arbitrators will be utilized on a rotational basis.

Section 6.3

Subject to article 5.6, each grievance submitted to arbitration shall be heard separately unless mutually agreed to.

Section 6.4

The issue(s) raised in the written grievance shall be presented to the arbitrator and his/her award shall be confined to such issue(s). The finding of the arbitrator as to the facts and as to the interpretation, application, administration or alleged violation of the provisions of the Agreement shall be conclusive and binding on all parties concerned, but in no case shall the arbitrator be authorized to alter, modify or amend any part of the Agreement.

Section 6.5

If it is decided by the arbitrator that an employee has been discharged or suspended without just cause, the Company will reinstate the employee without loss of seniority and pay, limited to the regular scheduled hours the employee would have worked less any amounts earned from new employment during that period, or will put into effect any lesser settlement agreed to by the parties and determined by the arbitrator.

Section 6.6

Any grievance involving the interpretation, application, administration or alleged violation of the Agreement, which has been disposed of under the provision of article 6, shall not be made the subject of another grievance.

Section 6.7

The Company and the Union shall share equally the expenses of the arbitration. The costs and allowances to be paid to witnesses shall be paid by the party calling such witnesses. No costs of arbitration shall be awarded to or against either party.

NOTE: By mutual agreement the parties may refer grievances to Federal Mediation and Conciliation Services (FMCS). FMCS will have the ability to recommend settlement only. Issues that are not resolved through the FMCS process may continue to proceed to arbitration.

ARTICLE 7 – NO DISCRIMINATION OR HARASSMENT

There shall be no discrimination, interference, restriction, coercion, harassment, intimidation or any disciplinary action exercised or practiced with respect to an employee by reason of race, national or ethnic origin, color, religion, age, sex, sexual orientation, marital status, family status, disability, conviction for which a pardon has been granted, or union affiliation.

ARTICLE 8 – SENIORITY

Section 8.1

Seniority of all members of the bargaining unit shall be set as provided for in Letter of Understanding #1. Employee seniority shall be based on full-time or part-time status in descending order. This list shall reflect the total length of continuous service with the Company in the group of employees governed by the present collective agreement.

- a) There shall be one (1) master seniority list for lay-off and recall purposes.
- b) There will be a full time list and a part time list for each of the three (3) terminals for all other purposes (six (6) lists).
- c) In the event the Company decides to offer full time employment, Section 27.4 will apply.
- d) Part time employees are defined as those who work less than twenty-four (24) hours per week on a regular schedule.

Section 8.2

Upon the completion of his/her probationary period, a new employee's seniority date will be from his/her date of hire with the Company in the group of employees governed by the present collective agreement.

Section 8.3

Employees shall be considered probationary employees during the first 120 calendar days following the date of hiring by the Company. The Company shall have the right, in its sole discretion, to lay-off, dismiss, or terminate any such probationary employee based on its evaluation of the employee having regard to factors such as, but not limited to, work performance and general attitude.

Employees laid off, dismissed or terminated under this subsection will not have the right to grieve the Company's decision, nor will the Union have this right.

Section 8.4

Seniority lists shall be revised in September and in February and copies provided to the Local Union's Business Representative. When an employee voluntarily forfeits his/her full time status and accepts a part time status, he/she will dovetail his/her seniority date of hire on the master seniority part time list and the terminal part time seniority list.

It is the responsibility of the employees to update their employee personal information.

Section 8.5

Employees who work less than forty (40) hours per week and who request extra hours shall have priority by order of seniority, to work available shifts or hours, up to the maximum of a non-overtime work week, provided the employee has the qualifications to perform the available work. The Union will be advised prior to offering these shifts or hours.

ARTICLE 9 - TERMINATION OF SENIORITY

Section 9.1

Seniority shall cease and employment shall be terminated for any of the following reasons:

- a) If an employee quits;
- b) If an employee is absent from work for three (3) or more consecutive working days without having notified the Company and received permission to be absent in advance where that is possible;
- c) Is discharged for just cause and not reinstated in accordance with the provisions of the Agreement;
- d) Is laid off and not recalled for a continuous period in excess of eighteen (18) months, if the employee has more than 18 months seniority, or a period equal to his/her seniority if the employee has 18 months of seniority or less;
- e) Fails to notify the Supervisor or designate of his/her intention to return to work within five (5) days of being given notice of recall or fails to return to work on the date of recall as set out in the notice of recall. It is understood that a full-time employee recalled to a part-time position may refuse the recall without being terminated, subject to 9.1 d);

- f) Works for another employer while unavailable for employment with the Company except while on lay-off;
- g) Works for a direct competitor of Garda of Canada at L.B. Pearson International Airport;
- h) Fails to honor the availability requirements as stated by the employee on available forms accepted by the Company;
- i) Uses an authorized leave of absence for a purpose other than that for which the leave was granted;
- j) Fails to return to work upon the expiration of an authorized leave of absence or vacation;
- k) If an employee leaves the Toronto airports and works at another airport in Canada as a Garda employee for pre-board security screening services (CATSA contract) for more than 120 days in a calendar year;
- 1) If an employee works in a management position for a period of more than 120 days in a calendar year,

Note:

Accumulating acting days will commence on June 1st for 2015. Going forward, all other calendar years will begin from January 1st.

Section 9.2

Notwithstanding Section 9.1, an employee who leaves his/her employment to become a business agent for the Union and thereafter returns to work for Garda, shall retain and accumulate seniority.

ARTICLE 10 - HOURS OF WORK AND OVERTIME

Section 10.1

The basic work week for full time employees may consist of eight (8), ten (10), or twelve (12) hour shifts.

The basic work week for part-time employees may consist of four (4), six (6), eight (8), ten (10) or twelve (12) hour shifts.

It is understood between the parties that a full-time employee may, following a lay off, be recalled as a part-time employee subject to Section 9.1 e).

Section 10.2

For employees on eight (8) or ten (10) hour shifts, there shall be two (2) fifteen (15) minute paid rest periods and one-half (1/2) hour paid lunch period per day. Each employee shall receive the first fifteen (15) minute break between the second (2nd) and fourth (4th) hour and the thirty (30) minute lunch break between the fourth (4th) and sixth (6th) hour. Each employee shall receive their second (2nd) fifteen (15) minute break between the sixth (6th) and eighth (8th) hour.

For employees on ten (10) hour shifts there shall be a third (3rd) fifteen (15) minute paid break taken between the eighth (8th) and ninth (9th) hour and one-half (1/2) hour paid lunch period per day.

For employees on twelve (12) hour shifts there shall be a fourth (4th) fifteen (15) minute paid break between the tenth (10th) and twelfth (12th) hour and a one-half (1/2) hour paid lunch period per day.

Part-time employees who works more than four and one-half (4 1/2) hours per day is entitled to a thirty (30) minute paid meal break plus a fifteen (15) minute paid coffee break for each two (2) hours worked before and/or beyond the meal break.

Employees working overtime shall receive a fifteen (15) minute paid coffee break for the first two (2) hours of overtime and if more than four (4) hours is worked a thirty (30) minute paid lunch break at mutually agreeable times. Any employee working more than 3 unscheduled overtime hours that are contiguous (extension to their shift) shall be paid a \$10.00 meal allowance. In addition the employee shall receive an additional fifteen (15) minute paid break for each additional two (2) hours worked after the meal break.

It is also agreed the parties will co-operate with each other in administering the above as Operational restrictions may impede exact interpretation. Employees will be informed of variations attached to individual sites or assignments.

Section 10.3

The Company shall post work schedules for permanent sites, with standard hours, at least thirty (30) calendar days in advance of the implementation of the work schedule with a copy to the Steward (or designate) upon request.

The Company will endeavour to provide maximum advance notice for sites or assignments that do not run with pre-determined hours.

The Company however may change posted work schedules due to unforeseen circumstances in which case the Company shall endeavour to contact the employee(s) concerned at their residences, at least twenty-four (24) hours before such change.

Section 10.4

Overtime is calculated based on the work week and any approved hours worked in excess of forty (40) hours in the week shall be paid for at time and one-half (1 $\frac{1}{2}$) the basic rate.

Section 10.5

Each employee is expected to work a reasonable amount of overtime if requested to do so by the Company and the employee is available to perform such work. An employee who works overtime shall not be required to take time off one (1) or more of his scheduled days of work to offset the work performed at the overtime rate, except by mutual agreement between the Company and the employee.

Section 10.6

Overtime will be offered on a terminal basis among the employees of that terminal only.

In the event of an emergency staffing requirement, the Company shall distribute available overtime to the most senior employees available on site, qualified and able to do the job within each category.

Emergency staffing referred to above does not include vacation, book-offs, or other unscheduled absences.

Section 10.7

Any employee who is temporarily transferred to a lower rated classification during their shift, for the convenience of the Company, shall continue to receive their usual rate.

Any employee who is temporarily transferred to a higher rated job during their shift, shall receive the higher rate while so employed.

Employees who are transferred to a lower rated classification to avoid layoff will receive the lower while so employed.

Section 10.8

The Company does not guarantee to provide work for any employee or to maintain the work week or hours of work at any time in effect. In the event of a layoff, the provisions of Article 8 will apply.

Section 10.9

An employee may exchange, pick up or give away a shift with another employee provided that twelve (12) hours written notice is given by both the employees concerned and that the concerned employees have the necessary qualifications to perform the work. In the event that the employee fails to work the exchanged shifts, or abuses the picking up or giving away of shifts, he/she shall lose his/her shift exchange privileges for thirty (30)

days. Section 8.1, 8.5, 10.4 shall not apply to the hours an employee works in excess of the standard hours as a result of exchanging or picking up a shift with another employee.

Section 10.10

The Employer agrees to form a Joint Committee composed of 2 Employer representatives and 3 Union representatives in order to discuss work schedules, vacation schedules, switch shifts, give away and compressed work weeks. The objective of this committee is that its members jointly agree to consider schedules options that take into account the employee's obligations and the efficiency of the operations. It is understood that if the members of the committee fail to agree, the Employer makes the ultimate decision.

ARTICLE 11 - BEREAVEMENT

Section 11.1

In the case of death in the immediate family (mother, father, husband, common-law spouse, wife, children, sister, brother, mother in law, father in law, brother in law, sister in law, son in law, daughter in law, grandchildren, and grandparents) upon notification to the Employer, the affected employee shall be granted four (4) days leave of absence with pay. The Company shall grant an additional leave of absence of seven (7) days without pay to attend the funeral if the funeral occurs outside a seven hundred kilometers (700 kms) radius of the employees normal work location.

If an employee is notified of a death in his/her immediate family he/she shall be relieved from duty and paid for the balance of his shift.

ARTICLE 12 - JURY DUTY

Section 12.1

An employee who is called for jury duty will receive for each day of necessary absence on that account the different between his/her regular earnings for that day and the amount of the fee received from the court, provided that the employee furnishes the Company with evidence of service.

Section 12.2 – COURT APPEARANCE

If an employee is subpoenaed to appear in Court in a matter relating to the employee's duties, he/she will be paid for such appearance and the Union will be notified prior to the appearance.

All time spent in attendance at any proceeding, arising out of actions performed on behalf of the Employer's client, shall be paid at the applicable rate. Monies from the Court shall be reimbursed to the Employer. If an employee is required to attend any of these proceedings on a scheduled day off, they will receive a day off in lieu.

ARTICLE 13 - VACATIONS

Section 13.1

Seniority shall be the date established to qualify for vacations. In each year, vacation leave will be established for all employees to the following schedule:

Years of Service	Days/Weeks of Vacation	% of Gross Earnings
1 year but less than 5 years	2 weeks (10 days)	4%
5 years but less than 8 years	3 weeks (15 days)	6%
8 years but less than 13 years	4 weeks (20 days)	8%
13 years or more	5 weeks (25 days)	10%
18 years or more	6 weeks (30 days)	12%

Vacation pay will be: four per centum (4%) of earnings for employees with less than five (5) years seniority; six per centum (6%) of earnings for employees with five (5) or more years seniority; eight per centum (8%) of earnings for employees with eight (8) or more years seniority; and then ten per centum (10%) of earnings for employees with thirteen (13) years or more seniority, twelve percent (12%) of earnings for employees with eighteen (18) or more years seniority.

Section 13.2

For the purpose of this Article, gross earnings shall include all payments made by the Company to the employee for work performed, for paid holidays, vacation, etc.

Section 13.3

All employees with less than one (1) year of employment shall receive vacation pay in accordance with the regulations established under the Canada Labour Code. It is agreed between the parties that up to 50% of the vacation weeks will be paid out yearly upon Employees request. This payment will be made during the last period of vacation taken by the Employees.

Section 13.4

Employees shall have the choice of vacation periods in accordance with their seniority. A vacation week is from Sunday to Saturday, therefore vacations begin on a Sunday.

The maximum number of employees in each classification on vacation at any given time will be determined prior to the vacation bid and after the employees have indicated to the Employer how many weeks they are taking (section 13.3), as follows:

The total number of weeks of vacation liability remaining divided by 52.

VACATION BID

It is understood that, on the 30th of September, the Employer will inform the Employees of the amount of weeks of vacation that they are entitled to. By the 31st of October, the Employees must advise the Employer of how many weeks of vacation they will be taking. By the 15th of November, the vacation bid will be held. By the 1st of December, Employees will be advised of their vacation. Therefore, the vacation bid process will continue as present practice. However, an employee who did not show up as scheduled to choose his/her vacation period can show up in the next five (5) working days and bid on what vacation dates are left. Failing to do so, the Company shall assign his/her vacation period.

Section 13.5

Vacation must be taken within a calendar year, however an employee has the right to carry over into the next calendar year a maximum of 2 weeks.

Section 13.6

Vacation pay will be computed on total annual earnings as shown on the employees previous year's T-4 slips from January 1st to the following December 31st and payable at the time of vacation.

Section 13.7

The term "earnings" as used in this Article shall include wages, overtime premiums, vacation pay, statutory holidays and all payments for time actually worked.

Section 13.8 – Vacation Payment on Termination

All terminations shall be handled on the following basis:

- a) Employees who had received their vacations earned prior to termination shall receive a pro rata payment of 4%, 6%, 8%, 10% or 12% as applicable earnings to date of termination.
- b) Employees who had not received their earned vacations prior to termination shall receive their regular vacation pay in addition to a pro rata payment of 4%, 6%, 8%, 10% or 12% as applicable of earnings.

ARTICLE 14 - GENERAL HOLIDAYS

Section 14.1

For the purpose of the Agreement, the following days are recognized as paid holidays for full time working seniority employees.

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

Section 14.2

Employees on the full time seniority lists will receive eight (8) hours at straight time pay for each of such holidays.

Section 14.3

When an employee is required to work any hours on any of the statutory holidays, he/she shall receive time and one-half (1 ½) for the hours worked in addition to pay for the holiday.

Section 14.4

In a calendar week in which one or more holidays, as per Section 13.1, are observed, the number of days in that week which maybe worked at straight time shall be reduced by the number of such holidays.

Section 14.5

When any of these holidays are observed during an employee's vacation he/she shall receive one (1) day's pay for each of such holiday in addition to his/her regular vacation payment.

ARTICLE 15 - EMPLOYER-EMPLOYEE RELATIONSHIP

Section 15.1

Employees shall conduct themselves in an orderly and respectful manner when addressing the Employer or its representatives, and in return the Employee or his representatives shall receive fair and courteous treatment from the Employer or its representatives.

Union Management Committee meetings are scheduled once a month or as needed by either party with proper notification and agenda of items to be discussed.

ARTICLE 16 - NO STRIKE OR LOCKOUT CLAUSE

Section 16.1

In view of the orderly procedure arranged for the settlement of complaints and grievances, it is agreed that there will be no strikes or lockouts instigated, endorsed or condoned by either party to this Agreement.

Section 16.2

In the event of a strike by a labor group other than those covered by this Agreement, involving the client's property or operations, the employees will remain on the job for protection of life, limb or property and maintenance of the fire watch on the client's premises. They will not engage in any work they do not normally do.

ARTICLE 17 - UNION NOTICES

Section 17.1

The Employer agrees to provide space that is readily accessible for the official Union notices of direct interest to the employees and that there shall be no interference by the Employer with said Notice Boards.

Section 17.2

The Employer will provide the Union with an office at Terminal 1 and an office at Terminal 3 at the Employer's expense, and a phone at Union's expense.

ARTICLE 18 - MATERNITY/PATERNITY LEAVE

Section 18.1

Maternity/Paternity leave and leave for child care shall be in accordance with the Canada Labour Code.

ARTICLE 19 - NEW CLASSIFICATIONS

Section 19.1

Upon the establishment of a new classification not foreseen in the Agreement, the Company will notify the Union in writing. Such job classification and rate will be subject to negotiation between the parties.

Section 19.2

If the parties fail to reach an agreement within ten (10) working days after the date of the written notice, the new classification and rate will be implemented. The matter may then be treated as a grievance and submitted to an arbitrator within fifteen (15) days of the date of implementation of the new classification and rate.

ARTICLE 20 - PAY DAY AND PAY STATEMENTS

Section 20.1

All employees covered by this Agreement shall be paid on a bi-weekly basis by direct deposit.

Section 20.2

All bank charges on pay cheques shall be paid by the Company.

Section 20.3

In the event of payroll errors on pay cheques within the fiscal period, over seventy-five dollars (\$75.00), the Company agrees to provide a separate cheque in the proper amount within three (3) business days after receipt of full and complete discrepancy form and accompanying backup.

ARTICLE 21 – SAFETY

Section 21.1

The employees will co-cooperate in the strict observance of all safety regulations at all times.

They will make full use of all safety and accident prevention devices and equipment as provided, and maintain safe working practices during their hours of employment within the Airport. It is the responsibility of the employees to observe all safety provisions and to immediately advise the Management and the Safety Committee member of any unsafe working conditions.

Section 21.2

The Company agrees to continue to maintain provisions for the safety of its employees during the hours of employment and to provide an accident prevention program with reference to accident hazards. For the safety of employees operating in the airport, the Union members of the Safety Committee shall be elected by the members involved.

Section 21.3

Any outstanding matter relevant to the safety conditions may be brought up and dealt with at a meeting between the Union and Management should the matter not be resolved between the Safety Committee and the Company.

Section 21.4

The Union, in cooperation with the Company, shall encourage employees to work in a safe manner and shall promote healthy and safe working conditions.

Return to Work Policy

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

ARTICLE 22 - COMPANY RULES

Section 22.1

The Company shall have the right to establish, maintain and enforce or rescind, amend or change reasonable rules and regulations provided such rules and regulations are not in conflict with the provisions of this Agreement.

Section 22.2

Whenever a rule is changed or a new rule is established by the Company, the reasonableness of such change or new rule may be made the subject of the Grievance Procedure within two (2) weeks of the date of the posting of same or the Union and employees will be presumed to agree that it is a reasonable rule and within the meaning of this Agreement. Any rule that is changed or any new rule that is established by the Company will be furnished to the Union in advance of the date of posting.

ARTICLE 23 - REPORTING ALLOWANCE

Section 23.1

When an employee reports for a scheduled shift without being notified to the contrary and is assigned less than four (4) hours of work the Company agrees to pay a full four (4) hours at straight time.

It is understood that an employee may be assigned work other than the regular work assignment for the four (4) hour period.

In the case of dual assignment, a Supervisor (or designate) shall investigate and decide who remains at the post. Officers shall maintain a professional and uninterrupted service to the client until such decision is made.

ARTICLE 24 - LEAVE OF ABSENCE/OTHER LEAVES

Section 24.1

The company must consider an employee's request for a leave of absence without pay or benefits for a legitimate reason for up to one hundred and twenty (120) days without loss of seniority, provided the employee makes the application in writing stating the legitimate reason for such leave of absence and the length of time and return date. It is understood that if the Employer and the Union fail to agree, the Employer makes the ultimate decision.

ARTICLE 25 - WAGE RATES/LEVELS

Hourly Rates

Screening Officer Level	May 2015 (1 st complete pay period following ratification)	April 2016	April 2017
L1	\$19.39	\$19.83	\$20.33
L3.1	\$21.71	\$22.20	\$22.76
L3.2	\$22.10	\$22.60	\$23.17
L3.3	\$22.51	\$23.02	\$23.60
L3.4	\$22.90	\$23.42	\$24.01
Team Leader	\$24.05	\$24.59	\$25.21

Grandfathered Point Leader	\$25.25	\$25.77	\$26.36

- Team Leaders will receive a premium equivalent to five per cent (5%) of the wage rate of level 3.4.
- Former Point Leaders are considered grandfathered and will receive a premium of \$2.35 per hour on the wage rate of level 3.4.
- Training Team Leaders will have all screening officer rights within the collective agreement. It is understood, however, that Training Team Leader schedules are regularly modified because of training requirements.

A lump sum of \$800.00 will be paid to the full time employees having completed their probation period. Full time employees who were in their probation period when this collective agreement was ratified will receive the lump sum of \$800.00 once they have successfully completed their probation period.

A lump sum of \$400.00 will be paid to the part-time employees having completed their probation period. Part-time employees who are in their probation period when this collective agreement was ratified will receive the lump sum of \$400.00 once they have successfully completed their probation period.

These lump sums are paid to the employees who are still employed by the Company when the collective agreement is signed.

ARTICLE 26 - SELECTION OF SCHEDULES

Section 26.1

Seniority within each terminal will govern in the scheduling of shifts and days off, subject to operational requirements.

The shift bid process will remain as the present practice.

Section 26.2

New and available shifts are to be posted as they become available, employees may submit their request for shift change within a fifteen (15) day period. Changes will be based on Seniority and Operational requirements.

ARTICLE 27 - PART-TIME/CASUAL EMPLOYEES

Section 27.1

Six (6) separate Seniority lists shall reflect full-time and part-time employees listed on an Airport wide and by terminal basis, as provided in Letter of Understanding #1.

Seniority for Short term or special assignments will be upheld within each Client Contract based on Category seniority.

Section 27.2

Part-time employees shall be paid statutory holidays and vacation payments as provided under the Canada Labour Standards Act.

Section 27.3

Part-time employees shall be given first consideration should full-time work become available based on seniority and qualifications.

Section 27.4

In the event that the Company decides to offer full-time employment to a part-time employee, the part-time employee shall not be required to complete a probationary period. The employee's seniority date shall be the date of hire as a full-time employee.

ARTICLE 28 - HEALTH AND WELFARE/FRINGE BENEFITS FOR SENIORITY (FULL-TIME) EMPLOYEES

Section 28.1

The Company will provide at its own expense all parts of the uniform which it requires employees to wear such as provided by CATSA (CATSA Uniforms and Garda Pins). Those parts of the employee Uniforms provided at the Company's expense shall remain the property of the Company.

The Company agrees to pay \$15.00 a month as of the month immediately after signing of the collective agreement to each employee for dry cleaning.

Section 28.2

The cost of the Health and Welfare Plan shall be paid for and administered by the Company.

The Health and Welfare Plan will have the equivalent benefits as the ones provided for in the booklet of January 2014 with the exception that non generic drugs will be covered at 80% and generic drugs at a 100%.

Section 28.3

The Company shall provide 8 sick days per year of the collective agreement. Employees hired after January 1st in any year will for that year accumulate sick days at the rate of 1 day for each 3 full calendar months worked. These sick days will not be eligible to be carried over from one year to the next. The sick day benefits will only be available to "full-time" employees. Sick days may be used to care for members of the immediate family of the full-time employee who are sick. The Company can demand medical certificates from the employees at the Company's expenses. Finally, in order to be eligible for payment of a sick day, an employee who claims the same must take a shift at work within a two week period following the claimed sick day unless unable to do so because of absence on sick leave.

Full-time employees who have unused accumulated sick days as of December 31 in any year shall be paid for such days at their normal hourly rate for their normal work day, such payment to be made by January 30 of the following year.

During an employee's leave of absence due to illness or injury (compensable or non-compensable), the Employer agrees to pay the full cost of the Welfare Plan on each employee's behalf to a maximum of six (6) months.

When an employee suffers an injury or illness which requires his/her absence, he/she shall report the fact to the Employer as soon as possible, prior to his/her actual starting time, so adequate replacement may be made if necessary. Employees must keep the employer notified of correct address and phone number at all times.

The Employer may request medical evidence for an absence exceeding three (3) consecutive days except in the case of abuse.

Section 28.4

The Company agrees to continue the existing practice of paying for the cost of parking at the airport for employees.

ARTICLE 29 - DURATION OF COLLECTIVE AGREEMENT

Section 29.1

This Agreement shall become effective on the date of its signature and shall continue in full force and effect until the 31st day of March, 2018 and from year to year thereafter, unless written notice of intention to terminate or amend this Agreement is given by either party to the other not more than 120 days before the date of its termination.

[Signatures on next page]

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SIGNED in Toronto, this	HTH di	ay of <u>LTOK</u>	5ER 2015.

GARDA INC.	SECURITY	SCREENING	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

Seniority Acquired with Previous Employer

Notwithstanding any other provision of the present collective agreement, Garda recognizes the seniority acquired by its employees under the former collective agreement with their previous employer (Group 4 CPS Limited and/or Group 4 Falck (Canada) Ltd.) and acknowledges the seniority rank of every such employee, as set out in the seniority list provided by the Union at the bargaining table.

However, nothing in the present letter of understanding shall affect the rights of Garda under Section 8.3 of the present collective agreement.

Furthermore, the present letter of understanding shall in no way be construed to be an admission by Garda of any successor rights in favor of its employees or the Union.

[Signatures on next page]

SIGNED in Toronto, this ATH day of OCTOBER 2015		
GARDA SECURITY SCREEN INC.	ING INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS	
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

\$0.15 per hour, per employee

\$0.15 per hour, per employee.

Educational Fund Contribution

April 1, 2016: April 1, 2017:

The Employer's contribution to the Educational Fund shall be as follows:

Upon signing of the collective agreement: \$0.15 per hour, per employee

GARDA SECURITY SCREENING INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

Pension Fund Contribution

The Employer's contribution to the Pension Fund shall be eighty-five cents (\$0.85) per hour worked as of June 1, 2015 (as of the 1st complete pay period after June 1, 2015), ninety-five cents (\$0.95) as of June 1, 2016 (as of the 1st complete pay period after June 1, 2016) and one dollar and five cents (1.05) as of June 1, 2017 (as of the 1st complete pay period after June 1, 2017).

Pension	May 2015	2016	2017
Fund Contribution As of January 1 st 2015	(1 st complete pay period following ratification)		
\$0.75/hr	\$0.85/hr	\$0.95/hr	\$1.05/hr

[Signatures on next page]

SIGNED in Toronto, this day of	2010BER, 2015
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

The Company will make every effort to make vacation pay available to employees when they take their vacations providing the paperwork is properly filled out.

SIGNED in Toronto, this 1717 day of OCTOBER 2015.		
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS	
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

In the event that the Performance Bonuses are maintained, the Company agrees that the amounts paid are pro rated to the period that the employee is present at work. For example, if an employee is considered absent from work for 1 month during the bonus period, he will receive 5/6 of his performance bonus.

SIGNED in Toronto, this 474 day of October 2015.		
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS	
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

TEAM LEADER

One team leader per line will be chosen by seniority, on a voluntary basis. In the event that the employee refuses to be Team Leader, the SO with the least seniority on a line and/or schedule will be named the Team Leader and will receive the appropriate training. It is understood that only the Team Leader of each line will receive the TL premium, therefore any employee receiving the TL premium before the shift selection will lose the premium if he or she is not the TL of the line.

It is understood between the parties that the Employees who were formally Point Leaders will be offered by preferred seniority to act as Team Leaders on a voluntary basis. In the event that these Point Leaders accept the Team Leader position, they will be considered grandfathered Team Leaders and will receive the salary specified at section 25. In the event that former Point Leaders do not accept to become Team Leaders, they will receive the salary of SO at level 3.4.

[Signatures on next page]

SIGNED in Toronto, this And day of October 205	
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

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SIGNED in Toronto, this 4th day of OCTOBER 2015	
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

GARDA OF CANADA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

SHIFT EXCHANGE

The Company will take the initiative of meeting with the Union within ninety (90) days after ratification of the collective agreement in order to discuss and establish a process for shift exchanges. However, this letter of understanding and/or any decision(s) as a result of this letter of understanding shall not be considered as an amendment to the article 10.9 of the present collective agreement.

SIGNED in Toronto, this 19th day of OctoBER 2015	
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AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

During the 2012 Negotiations, considerable discussions occurred with respect to requests for shift exchanges, shift giveaways, leaves of absence, etc.

The parties have agreed to establish a Joint Committee to study the issue and develop a system that will streamline the process.

Confirmation of the request being received, approved and recorded in a timely manner is the goal of the committee.

The committee will comprise of three (3) representatives from the Union and three (3) representatives from the company.

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BETWEEN

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AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

HEALTH AND SAFETY

The Company and the Union realize the benefits to be derived from adherence to the appropriate federal industrial Health and Safety Regulations ('I.H.S.R.') policies, practices and procedures, all of which promote and maintain a safe and healthy workplace.

The Company will make reasonable provisions for the safety and health of its employees during the hours they are actively at work.

The Union will co-operate to promote the adherence to the appropriate federal regulations, policies, practices and procedures.

A Health and Safety Committee shall be established in accordance with federal regulations including:

- a) No fewer than four (4) members, employed at the operation and experienced in the types of work carried on at the operation; and
- b) Membership chosen by and representing the workers and the Company; in no case shall the Company's representatives outnumber those of the workers, and
- c) A Chairman and Secretary elected from and by the members of the Committee; where the Chairman is a Company member the Secretary shall be a worker and vice versa.

REPORTING OF UNSAFE CONDITIONS

- a) Employees shall immediately report to their Supervisors any equipment or conditions, which the Employee as reasonable cause to believe, are unsafe. The Management shall immediately investigate the complaint and shall take steps deemed necessary to correct the unsafe condition. Any employee, at work, has the right to refuse dangerous work if they have reasonable cause to believe that:
 - i. The use or operation of a machine or thing presents a danger to themselves or a co-worker; or

- ii. A condition exists at work that present a danger to them.
- b) In order for an employee to refuse a dangerous work without risking their job or wages the employee must follow the proper procedure as outlined in the Canada Labour Code part II R.S., 1985 c.L-2

WORKPLACE HEALTH AND SAFETY COMMITTEE

It is understood that the workplace Health and Safety Committee holds responsibility for investigating any claim for unsafe working condition by an employee. The workplace health and safety committee will work in conjunction with HRSDC to resolve any issue that cannot be remedied internally.

Areas of responsibility that fall within the scope of the workplace health and safety committee (note that this list is not complete and changes can be made due to changes to legislation) are:

- Safe/unsafe work conditions
- Concerns raised in regards to safety equipment
- Monitor quantities of safety items and make recommendation for replacing items
- Prepare reports to submit to the National Health and Safety Committee on non compliances.

The Workplace Health and Safety Committee will be comprised of representatives of Management and Union and will work together to ensure a safe working environment for all involved.

[Signatures on next page]

SIGNED in Toronto, this ATH day of OCTOBER, 2015.	
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

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AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

ROLE AND RESPONSABILITIES OF CHIEF STEWARDS

- 1. The chief Shop Stewards at Terminal 1 and 3 will be available on regular working hours, Monday-Friday inclusive and as necessary. They will be funded directly by the company for the purposes of remuneration and benefits.
- 2. The chief Steward at YTZ will bid a regular shift and be given forty hours per month of company paid time clearance for Union business.
- 3. To represent the Union in dealing with and settling grievance and complaints.
- 4. To foster a positive working relationship with the Company Management and to be available to Management. Furthermore, it is also understood that the Company Management has a reciprocating onus to foster a positive working relationship with the Chief Steward and the Union.
- 5. To coordinate and direct the Shop Steward that falls under this Agreement.

[Signatures on next page]

SIGNED in Toronto, this 14 TH day of October, 2015.	
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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BETWEEN

GARDA

AND

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

TRANSFERS BETWEEN TERMINALS

The parties recognize two types of transfers, Operational requirement and Mutual transfers.

Operational Requirement: This is when the employer requires movement from terminal to terminal on a permanent basis. In this instance, the employer will post a bulletin with the number of transfers required between terminals and by status of full and/or part time. All interested active employees may submit a Transfer Request form. Transfers will be granted to interested employees based on their screening seniority. In case of insufficient volunteers to fill the company requirements, the company will fill vacant positions by reverse seniority.

Operational Requirement transfers may happen at any time of the year.

<u>Mutual Transfer:</u> This is when an active employee requests a transfer to move to another terminal. All interested active employees may submit a Transfer Request form.

The deadlines for submitting of transfer are as follows:

- For the Summer Bid the employee must submit a transfer request before February 28th
- For the Winter Bid the employee must submit a transfer request before July 31st

All Transfer Requests or withdrawal of a Transfer request must be done prior to the above deadlines.

Transfer requests will be based on the following criteria:

- By screener seniority
- The transfer must have a mirror request by an employee with the same status (Full time -to- Full time and Part time -to- Part time)

All approved Transfer Requests will be advised prior to that season bid. Transferred employees will retain their existing seniority and bid with the same. All transfers will take effect upon the date of the new season bid.

Note:

Transfer Requests that were not granted, will be automatically carried over for the next season bid.

All Transfer Requests must be deposited in the mailboxes of the respective Terminals.

All Transfer Requests must be submitted on the Transfer Request form.

Only employees on active status (not on L.O.A. or M.L.O.A.) at the deadline dates notes above will be eligible for transfer.

SIGNED in Toronto, this 14th day of OCTOBER 2015	
GARDA SECURITY SCREENING INC.	INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
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Collective Agreement

Garda Security Screeners Inc

and

The International Association of Machinists and Aerospace Workers Transportation District 140 Local Lodge

Effective March 31, 2015 - March 31, 2018

The IAMAW Negotiation Committee	
Mir Alam Duane Andrewes	Hassan Jama Hassan Jama Aleksandar Sukunda
Caterina Barone Colin Husbands Yama Hussain Toki	Nayfe Aboudaya Ghazala Najam Noureddine Tarrabou
The Union	The Company
Barrington Barnett	Garda Security Screeners Inc.
Ron Fontaine	Garda Security Screeners Inc.

Collective Agreement

Garda Security Screeners Inc and

The International Association of Machinists and Aerospace Workers Transportation District 140 Local Lodge

Effective March 31, 2015 - March 31, 2018

The IAMAW Negotiation Committee	
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Caterina Barone Caterina Barone Colin Husbands Yama Hussain Toki	Nayfe Aboudaya Ghazala Najam Noureddine Tarrabou
The Union Barrington Barnett Ron Fontaine	Garda Security Screeners Inc.
SIGNED IN TORONT	, THIS 14TH DAY OF OCTOBER