



AIR CANADA COMPONENT

Canadian Union of Public Employees,
Air Canada Component of CUPE

GRIEVANCE FORM

GRIEVANCE NUMBER: CHQ-18-62 (POLICY)

**SUBJECT: Improper Calculation of Meal Expenses, UN CPI index
(Articles 7.02.03, L55.08.04)**

DEPARTMENT: Mr. Giuseppe Morello, Director, Air Canada Labour Relations - IFS

NATURE OF THE GRIEVANCE:

The Union claims that Air Canada violated the Collective Agreement and is filing a policy grievance. Specifically, Air Canada violated articles 3, 7.02.03, 13, L55.08.04, all relevant provisions of the Collective Agreement, and any other relevant legislation, act, or statute, by failing to properly adjust meal allowances at existing destinations, including and not limited to Dubai (DXB), and any other destination when there is no data in the UN CPI Index.

SETTLEMENT REQUESTED:

1. Air Canada abide by the Collective Agreement;
2. A declaration that Air Canada has violated the Collective Agreement by failing to properly adjust meal allowances at existing destinations, including and not limited to Dubai (DXB), and any other destination when there is no data in the UN CPI Index;
3. Cease and desist all identified violations;
4. Pay all affected employees any retroactive meal allowance amounts due from stations deemed to have insufficiently adjusted meal allowances;
5. Make all affected employees whole;
6. Damages be paid to the Union;
7. Provide for any other redress deemed appropriate.

We request a hearing within the contractual time limits and that the Company provide all documentation relied upon in this matter.

Signature of Employee(s) or Union Officer

Name of Union Officer Originating Grievance: Marie-Hélène Major, President, Air Canada Component of CUPE

Date: August 17, 2018