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UNITED STATES POSTAL SERVICE
475 L'Enfant Plaza, SW
Washington, DC 20260

July 1, 1982

Mr. Halline Overby
Assistant Secretary-Treasurer
National Association of Letter
Carriers, AFL-CIO
100 Indiana Avenue, NW
Washington, DC 20001

Dear Mr. Overby:


On June 29, you met with Frank Dyer in pre-arbitration discussion of H8N-5D-C-18624, Lynnwood, Washington. The question in this grievance is whether counting the time carriers work overtime on their own routes, on a scheduled workday, as an overtime opportunity offered, violates Article 8 of the National Agreement.

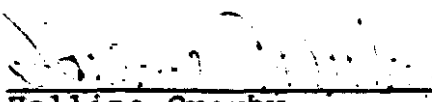
After a discussion of the issue, it was mutually agreed to full settlement of this grievance as follows:

1. Overtime worked by a letter carrier on the employee's own route on one of the employee's regularly scheduled days is not counted as an "overtime opportunity" for the purposes of administration of the overtime desired list.
2. Overtime that is concurrent with (occurs during the same time as) overtime worked by a letter carrier on the employee's own route on one of the employee's regularly scheduled days is not counted as an "opportunity missed" for purposes of administration of the overtime desired list.

Please sign the attached copy of this letter acknowledging your agreement with this settlement, withdrawing H8N-5D-C-18624 from the pending National arbitration listing.

Sincerely,


William E. Henry Jr.
Director
Office of Grievance and
Arbitration
Labor Relations Department


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National Association of Letter
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