



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

April 19, 1982

Mr. Joseph H. Johnson, Jr.
Director, City Delivery
National Association of Letter Carriers,
AFL-CIO
100 Indiana Avenue, NW
Washington, DC 20001

RE: Class Action
Oklahoma City, OK 73125
H8N-3T-C 34590

Dear Mr. Johnson:

On several occasions, the most recent being February 24, 1982, we met with you to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The matters presented by you as well as the applicable contractual provisions have been reviewed and given careful consideration.


The question in this grievance is whether local management violated the terms of the National Agreement by requiring carriers to be at a precise location during lunch period. It was mutually agreed to fully settle this case, in keeping with the National Joint City Delivery Committee meeting of November 20-21, 1974, as follows:


Carriers are entitled to their full lunch period. Carriers are free to pursue personal activities during the authorized lunch period as long as there is no additional expense to the Postal Service; the assigned vehicle is parked at the authorized park point, and; the mail is properly protected.

Please sign the attached copy of this decision as your acknowledgment of agreement to resolve this case.

Time limits were extended by mutual agreement.

Sincerely,


Howard R. Carter
Labor Relations Department


Joseph H. Johnson
Director, City Delivery
National Association of Letter
Carriers, AFL-CIO