

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

OCT 22 1985

Mr. Francis J. Conners Vice President National Association of Letter Carriers, AFL-CIO 100 Indiana Avenue, N.W. Washington, D.C. 20001-2197

Dear Mr. Conners:

Recently we met in prearbitration discussion of the following cases:

H1N-1N-D 31781, Madison, NJ	HlN-1N-D 36683, Avenel, NJ
HlN-lN-D 30460, Madison, NJ	HlN-1N-D 34559, Avenel, NJ
H1N-1Q-D 37134, Albany, NY	H1N-1N-D 28979, New Haven, CT
HlN-lN-D 36767, Avenel, NJ	HlN-lJ-D 28974, New Haven, CT
Hln-ln-D 36766, Avenel, NJ	HlN-1J-D 28973, New Haven, CT
H1N-1N-D 36684, Avenel, NJ	HlN-1J-D 36895, Avenel, NJ -

Each of these cases involve a disciplinary action as a result of route management. In keeping with the principle of a fair day's work for a fair day's pay, it is understood that there is no set pace at which a carrier must walk and no street standard for walking. Therefore, these cases are being remanded to the regional level of arbitration with the clear agreement between the parties that these cases are to be arbitrated at the regional level.

Please sign and return the enclosed copy of this letter acknowledging your agreement to remand these cases, with-drawing them from the pending national arbitration listing.

Sincerely,

Frank M. Dyer

Labor Relations Specialist

Arbitration Division

Labor Relations Department

Erancis J./Conners

Vice President

National Association of Letter Carriers, AFL-CIO

Enclosure