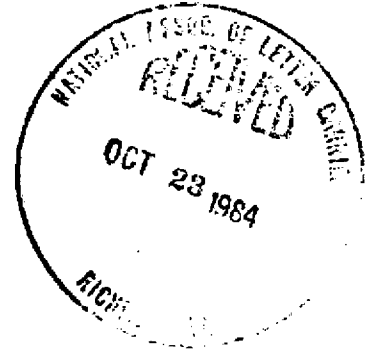




M 00720

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

January 27, 1982



Mr. Halline Overby
Assistant Secretary Treasurer
National Association of Letter
Carriers, AFL-CIO
100 Indiana Avenue, N. W.
Washington, D. C. 20001


Dear Mr. Overby:


On January 25, you met with Frank Dyer in pre-arbitration discussion of H8N-4E-C-13406 and H8N-4E-C-11599. The issue in these grievances was whether management was proper in changing the schedule of the assignment the part-time flexible received under the terms of Article 41, Section 2B4 of the National Agreement. It was mutually agreed to fully settle these cases as follows:

1. The grievants were properly assigned in accordance with Article 41, Section 2B4.
2. The grievants should have worked the assignments in question for the duration without changing days off of the assignment.
3. Since the grievants worked on a scheduled day off, they should have worked six days in the week in question. Therefore, each grievant will be compensated for 8 hours of pay at the overtime rate in effect at the time the dispute arose.

Please sign the attached copy of this letter acknowledging your agreement with this settlement withdrawing H8N-4E-C-13406 and H8N-4E-C-11599 from the pending national arbitration listing.

Sincerely,


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


Halline Overby
Assistant Secretary Treasurer
National Association of Letter
Carriers, AFL-CIO