

APR 11 1977

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

Re: NALC Local
Royal Oak, MI
NC-C-2498/5DET-936

Dear Mr. May:

On October 12, 1976, 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 provisions of Article XIII of the 1975 National Agreement leave up to the installation head the determination regarding what the hours of duty will be for a light duty assignment. An employee who is not working his regular schedule while on light duty is not entitled to overtime pay for such an assignment. No violation of the National Agreement has occurred; therefore, the grievance is denied.

Sincerely,

(signed)

William J. Downes
Labor Relations Department