

EMPLOYEE AND LABOR RELATIONS GROUP Washington, DC 20260

June 27, 1977

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

Re: NCS 6094

Dear Mr. Riley:

On May 5, 1977 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.

This letter supercedes our letter of decision dated May 27, 1977 on the referenced appeal case.

Although overtime is generally worked by a carrier on his own route on one of his regularly scheduled days, there is no such contractual requirement. Article VIII, Section 5, paragraph C.2 merely covers recourse to the overtime desired list. No violation of the National Agreement has been shown and, therefore, the grievance is denied.

Sincerely

Robert B. (Hubbell

Labor Relations Department

NOTE:

The Contract does not give a carrier an absolute right to all overtime on his own route.

ARBITRATION NOT REQUESTED.