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APR 4 1995

Mr. William Young Vice President National Association of Letter Carriers, AFL-CIO 100 Indiana Avenue, N.W. Washington, DC 20001-2197 CONTRACT ADMINISTRATION UNIT N.A.L.C. WASHINGTON, B.C.

RE: HON-3W-C 6949 CLASS ACTION LARGO FL 34640

> HON-3A-C 13275 D. CHAMBERS ARLINGTON TX 76010

Dear Mr. Young:

Recently, we met in prearbitration discussion of the above referenced cases, which are currently pending national level arbitration.

The issue in these cases is whether management violated the National Agreement by requiring a carrier who was not on the Overtime Desired List (OTDL) to work overtime the day of a "one-day count".

During our discussions, we mutually agreed to the following:

The overtime provisions of Article 8 and the associated Memorandums of Understanding remain in full force and effect except that on the day of a "one day count", if the carrier is being accompanied on the street, management may require a carrier not on the Overtime Desired List to work overtime on his/her own route in order to allow for completion of the count.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to settle these cases and to withdraw the above captioned cases from the pending national arbitration listing.

Sincerely,

Anthony J. Yegliante

Manager

Grievance and Arbitration

Labor Relations

William Young

Vice President

National Association of Letter Carriers, AFL-CIO

Date: 4-5-95