LABOR RELATIONS



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JUN 2 9 1995

Mr. Vincent R. Sombrotto
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, D.C.

Re: H90N-4H-C 94050531 CLASS ACTION LARGO FL 34640-9998

Dear Mr. Sombrotto:

On several occasions, Charles E. Baker or I met with your representatives to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

It was agreed that the sole interpretive issue in this grievance is whether management may solicit Transitional Employees (TEs) to work less than the contractual reporting quarantee provided for in Article 8 Section 8D.

During our discussions, it was agreed that management may not solicit TEs to work less than their reporting guarantee; a TE may, however, request that he/she be authorized to work less than the four (4) hour reporting guarantee in case of illness or for personal reasons.

Accordingly, it was agreed to remand this case to the parties at Step 3 for further processing consistent with the above understanding.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to remand this case.

Time limits were extended by mutual consent.

Sincerely,

Patricia A. Heath

rievance and Arbitration

Labor Relations

incent R. Somorotto

President"

National Association of Letter Carriers, AFL-CIO

Date: 7/26/9